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## JOURNALS

OF THE

# HONORABLE SENATE

AND

# HOUSE OF REPRESENTATIVES

OF THE

# STATE OF NEW HAMPSHIRE,

JANUARY SESSION, 1893.

Legislature convened January 4; adjourned April 1, 1893.

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### WEDNESDAY, January 4, 1893.

At 11 o'clock in the forenoon, on the first Wednesday of January, in the year of our Lord one thousand eight hundred and ninety-three, being the day prescribed by the constitution for the Legislature of New Hampshire to assemble, the following named persons, elected senators, assembled in the capitol, in the city of Concord in said state, and His Excellency the Governor, attended by the honorable Council, having come into the Senate chamber, took and subscribed the oath of office, and were duly qualified as senators, agreeably to the provisions of the constitution, namely:

From District No. 1.—Hon. Pearson G. Evans.

- 2.—Hon. Edward Woods.
- 3.-Hon. Newton S. Huntington.
- 4.—Hon. Charles H. Damon.
- 5.—Hon. Frank K. Hobbs.
- 6.—Hon. George A. Hatch.
- 7.—Hon. Shepherd L. Bowers.
- 8.—Hon. George S. Peavey.
- 9.—Hon. George C. Preston.

From District No.	10.—Hon. Joseph B. Walker.
	11.—Hon. John Whitaker.
	12.—Hon. William E. Waterhouse.
	13.—Hon. Clement J. Woodward.
	14.—Hon. Walter L. Goodnow.
	15.—Hon. John McLane.
	16.—Hon. Freeman Higgins.
	17.—Hon. Alfred G. Fairbanks.
	18.—Hon. Leonard P. Reynolds.
	19.—Hon. Joseph W. Howard.
	20.—
	21.—Hon. John D. Lyman.
	22.—Hon. John C. Tasker.
	23.—Hon. Andrew Killoren.

His Excellency the Governor and the honorable Council then withdrawing, the Senate was called to order by Charles J. Hamblett, clerk of the Senate of last session.

24.—Hon. Calvin Page.

The clerk stated that the first business was the selection of a temporary presiding officer.

On motion of Senator Bowers, Senator Walker was chosen temporary presiding officer.

And the clerk requested Senators Bowers and Hatch to conduct the temporary presiding officer to the chair.

On motion of Senator Damon, the Senate proceeded to the choice of a president by ballot, with the following result:

Whole number of votes						23
Necessary to a choice						I 2
Edward Woods had .						I
Calvin Page had .						8
John McLane had .						14

and John McLane, having received a majority of all the votes cast, was declared elected.

And the chair requested Senators Bowers and Page to conduct the president to the chair.

The president having assumed the chair, addressed the Senate as follows:

#### Fellow-Senators:

For the distinguished honor of being selected to preside over your deliberations in this honorable body, I thank you. Permit me to express the earnest hope that our deliberations may be characterized by a lofty and patriotic spirit of devotion to the true principles of American citizenship.

It will be my pleasure and duty to endeavor to aid, so far as I may be able, every attempt of yours towards the prompt and faithful discharge of the legislative duties which devolve upon us, and rest my hopes of a pleasant official intercourse with you upon the conviction that while I do this I may ever depend upon your kind and indulgent coöperation. Again thanking you for the honor, I await your pleasure.

On motion of Senator Huntington, the Senate proceeded to the choice of a clerk by ballot, with the following result:

Whole number of votes cast	,		٠	23
Necessary to a choice .				I 2
Daniel D. Mahoney had .				9
Charles J. Hamblett had.				14

and Charles J. Hamblett, having received a majority of all the votes cast, was declared elected.

On motion of Senator Page, the Senate proceeded to the choice of assistant clerk, with the following result:

Whole number of votes	cas	t					23
Necessary to a choice							12
Elgin A. Jones had .							9
Edward H. Wason had							14

and Edward H. Wason, having received a majority of all the votes cast, was declared elected.

On motion of Senator Hobbs, the following resolution was adopted:

Resolved, That Hollis O. Dudley, of Manchester, as sergeantat-arms, be elected by acclamation, and that he is hereby elected to that place.

On motion of Senator Killoren, the following resolution was adopted:

Resolved, That William R. Jarvis, of Claremont, as messenger, be elected by acclamation, and that he is hereby elected to that place.

Thereupon, Charles J. Hamblett, Edward H. Wason, Hollis O. Dudley, and William R. Jarvis appeared, signified their acceptance, and were duly sworn to the faithful discharge of their duties, before the president.

A true record.

CHARLES J. HAMBLETT,

Clerk for 1891-'93.

A true copy. Attest:

CHARLES J. HAMBLETT,

Clerk for 1891-'93.

On motion of Senator Higgins, the following resolution was adopted:

Resolved, That the secretary of state be requested to furnish the Senate the official returns from the various senatorial districts for the state.

On motion of Senator Bowers, the following resolution was adopted:

Resolved, That the returns of votes in the several senatorial districts be referred to a select committee of three, with instructions to examine and count the same, and report to the Senate whether any vacancies exist; and if so, in what senatorial districts.

The president appointed as such committee Senators Bowers, Tasker, and Reynolds.

On motion of Senator Hobbs, the following resolution was adopted:

Resolved, That the rules of the Senate for the last session be the rules of the Senate for the present session, until otherwise ordered.

On motion of Senator Lyman, the following resolution was adopted:

Resolved, That the House of Representatives be informed that the Senate having assembled, have organized by the choice of Hon. John McLane, president; Charles J. Hamblett, clerk; Edward H. Wason, assistant clerk; Hollis O. Dudley, sergeant-at-arms, and William R. Jarvis, messenger of the Senate, and are now ready to proceed with the business of the session.

On motion of Senator Damon, the following resolution was adopted:

Resolved, That forty (40) copies each of the Manchester Union, the Manchester Daily Mirror, the Concord Evening Monitor, the People and Patriot, and the New Hampshire Republican be ordered for the Senate for the session.

The Hon. Ezra S. Stearns, secretary of state, appeared and presented the returns of votes for senators for the various senatorial districts, as returned to the secretary's office, which were referred to the select committee on returns.

On motion of Senator Woods, the Senate adjourned until 3 o'clock in the afternoon.

#### AFTERNOON.

The select committee, to whom were referred the returns for senators in the several senatorial districts, have attended to their duties, and having examined the returns made to the secretary of state, as well as the records in the office of said secretary, beg leave to report that they find the state of the vote returned in the several districts as follows:

#### DISTRICT NO. I.

Pearson G. Evans had					2,515
Henry Marble had .					2,338
Samuel F. Noves had					40

and Pearson G. Evans, having a majority of all the votes cast, is elected.

### DISTRICT NO. 2.

Edward Woods had					2,442
William D. Baker had					1,813
Samuel C. Sawyer had					127

and Edward Woods, having a majority of all the votes cast, is elected.

### DISTRICT NO. 3.

Newton S. Huntington had			2,423
Frank T. Currier had .			1,868
Iulius T. Grow had .			101

and Newton S. Huntington, having a majority of all the votes cast, is elected.

### DISTRICT NO. 4.

Charles H. Damor	n had			2,738
William O. White	had .			2,144
All others had				150

and Charles H. Damon, having a majority of all the votes cast, is elected.

### DISTRICT NO. 5.

Frank K. Hobbs had .			2,601
Franklin W. Russell had			2,005
Randall M. Ewing had .	٠.		00

and Frank K. Hobbs, having a majority of all the votes cast, is elected.

### DISTRICT NO. 6.

George A. Hatch had					2,201
William F. Knight had					1,998
All others had .					93

and George A. Hatch, having a majority of all the votes cast, is elected.

### DISTRICT NO. 7.

Shepherd L. Bowers had			٠	2,143
Oscar B. Rand had				1,958
William H. H. Redfield had				61

and Shepherd L. Bowers, having a majority of all the votes cast, is elected.

### DISTRICT NO. 8.

George S. Peave	y had				2,132
Daniel W. Burnl	iam h	ad			1,823
All others had					5

and George S. Peavey, having a majority of all the votes cast, is elected.

### DISTRICT NO. 9.

George C. Preston had .				2,230
Jay C. Browne had .				1,655
Charles W. Coolidge had				80

and George C. Preston, having a majority of all the votes cast, is elected.

### DISTRICT NO. 10.

Joseph B. Walker had						1,357
James C. Norris had						1,206
Arthur E. Hatch had						66

and Joseph B. Walker, having a majority of all the votes cast, is elected.

#### DISTRICT NO. 11.

John Whitaker had					2,303
James B. Tennant had					1,969
All others had .					7

and John Whitaker, having a majority of all the votes cast, is elected.

### DISTRICT NO. 12.

William E. Waterhou	se	had			2,212
Samuel Welch had					1,987
Frank R. Bean had					116

and William E. Waterhouse, having a majority of all the votes cast, is elected.

### DISTRICT NO. 13.

Clement J. Woodward ha	.cl			1,471
Albert W. Metcalf had				978
Anson G. Beebe had				60

and Clement J. Woodward, having a majority of all the votes cast, is elected.

### DISTRICT NO. 14.

Walter L. Goodnow had .					1,822
George E. Whitcomb had					1,381
William F. Flint had .					5 1

and Walter L. Goodnow, having a majority of all the votes cast, is elected.

### DISTRICT NO. 15.

John McLane had .					•	1,654
George E. Farley had						1,199
David Heald had .						5.5

and John McLane, having a majority of all the votes cast, is elected.

### DISTRICT NO. 16.

Freeman Higgins had .				757
Frank Preston had .				573
Benjamin F. Nichols had				7

and Freeman Higgins, having a majority of all the votes cast, is elected.

### DISTRICT NO. 17.

Alfred G. Fairbanks	had				1,482
William Corey had					892
All others had .					39

and Alfred G. Fairbanks, having a majority of all the votes cast, is elected.

### DISTRICT NO. 18.

Leonard P. Reynolds had					2,144
Thomas F. Glancy had					1,337
All others had					9.3

and Leonard P. Reynolds, having a majority of all the votes cast, is elected.

### DISTRICT NO. 19.

Joseph W. Howard had					1,688
Samuel Gilcreast had .					1,149
Nathan P. Prescott had					48

and Joseph W. Howard, having a majority of all the votes cast, is elected.

#### DISTRICT NO. 20.

George F. Hammond had			٠		1,597
Frank M. Woodbury had				٠.	1,574
George Bowers had .				•	56

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and no person appearing to have a majority of all the votes cast, there is apparently no choice. The two constitutional candidates are George F. Hammond and Frank M. Woodbury.

#### DISTRICT NO. 21.

John D. Lyman had					2,522
George F. Haynes had					1,856
All others had .					3

and John D. Lyman, having a majority of all the votes cast, is elected.

#### DISTRICT NO. 22.

John C. Tasker had					1,401
Joseph D. Roberts had					1,145
William Merrill had					I

and John C. Tasker, having a majority of all the votes cast, is elected.

### DISTRICT NO. 23.

Andrew Killoren had					1,823
George W. Tilton had					1,375
All others had .					2

and Andrew Killoren, having a majority of all the votes cast, is elected.

### DISTRICT NO. 24.

Calvin Page had			. I,	334
William A. Hodgdon had				935

and Calvin Page, having a majority of all the votes cast, is elected.

### Respectfully submitted:

SHEPHERD L. BOWERS, LEONARD P. REYNOLDS, JOHN C. TASKER. On motion of Senator Howard, the following resolution was adopted:

Resolved, That a message be sent to the House of Representatives, that from an examination of the returns of votes there appears to be a vacancy in Senatorial District No. 20, and that George F. Hammond and Frank M. Woodbury are the two constitutional candidates; and that the Senate are ready to meet the House of Representatives in convention, at such time as the House may suggest, for the purpose of filling the vacancy in Senatorial District No. 20, agreeably to the provisions of the constitution.

On motion of Senator Killoren, the following resolution was adopted:

Resolved, That until otherwise ordered the Senate will meet at 11 o'clock in the forenoon, and at 3 o'clock in the afternoon.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have adopted the following resolution:

Resolved, That the honorable Senate be informed that the House of Representatives have organized by the election of Robert N. Chamberlin of Berlin as speaker, Stephen S. Jewett of Laconia as clerk, William Tutherly of Claremont as assistant clerk, and Horace S. Ingalls of Concord as sergeant-at-arms, and are now ready to proceed with the business of the session.

The House of Representatives have adopted the following resolution:

Resolved, That the honorable Senate be informed that the House of Representatives are now ready to meet the Senate in convention for the purpose of proceeding with the elections, agreeably to the requirements of the constitution.

The House of Representatives have adopted the following resolution:

Resolved, That the joint rules of the Senate and House for the last session be adopted as the joint rules of the Senate and House for the present session, until otherwise ordered.

On motion of Senator Woodward the Senate concurred with the House of Representatives in the adoption of the following resolution:

Resolved, That the joint rules for the Senate and House for the last session be adopted as the joint rules of the Senate and House for the present session, until otherwise ordered.

On motion of Senator Huntington, the Senate met the House of Representatives in joint convention for the purpose of proceeding with the elections, agreeably to the provisions of the constitution.

### (See House proceedings.)

Upon returning to the Senate chamber, on motion of Senator Walker, the following resolution was adopted:

Resolved. That a committee of three, consisting of the president and two senators, be appointed to report on a revision of the rules of the Senate, and that they with such as the House may join, be a committee on joint rules of the Senate and House of Representatives.

The president appointed as members of such select committee Senators Walker and Woods.

On motion of Senator Lyman, the Senate adjourned.

THURSDAY, JANUARY 5, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Damon the rules were so far suspended that its further reading was dispensed with.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives have passed the following resolution:

Resolved. That the House of Representatives are ready to meet the Senate in joint convention, for the purpose of receiving His Excellency the Governor, and any communication he may be pleased to make.

On motion of Senator Bowers, the following concurrent resolution was adopted:

Resolved, That the House of Representatives be notified that the Senate will meet the House of Representatives in joint convention at 12 o'clock, noon, on Thursday, January 12th, for the purpose of electing secretary of state, state treasurer, commissary-general, and public printer.

On motion of Senator Huntington, the Senate met the House of Representatives in joint convention.

(See House proceedings.)

On motion of Senator Preston, the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet this afternoon at 2:30 o'clock.

On motion of the same senator the Senate adjourned.

### AFTERNOON.

On motion of Senator Howard, the following resolution was radopted:

Resolved, That when the Senate adjourns, it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow, it adjourn to meet Monday evening at 7:30 o'clock.

On motion of Senator Walker, the following resolution was adopted:

Resolved, That the clerk be hereby requested to procure a table for the use of members in the Senate reception room, and such other furniture as upon examination he may find necessary.

On motion of Senator Tasker, the Senate adjourned.

FRIDAY, January 6, 1893.

The Senate met according to adjournment.

The journal was read and approved.

On motion of Senator Walker, the Senate adjourned.

MONDAY, JANUARY 9, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Waterhouse, of District No. 12, gave notice that he would on to-morrow, or some subsequent day, ask leave to introduce a bill entitled "An act to establish the city of Somersworth."

On motion of Senator Whitaker, the Senate adjourned.

TUESDAY, JANUARY 10, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following concurrent resolution:

Resolved, That a committee of three, consisting of the president and two senators, be appointed to report on a revision of the rules of the Senate, and that they, with such as the House may join, be a committee on joint rules of the Senate and House of Representatives, and have joined on their part as members of such committee Speaker Chamberlin, and Messrs. Gilmore of Manchester, Eastman of Concord, Page of Haverhill, and Leach of Franklin.

### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which resolution they ask the concurrence of the Senate:

Resolved, the Senate concurring, That the joint rule of the Senate and House of the last session, with the amendments reported by the committee, be adopted as the joint rules of the Senate and the House for the present session. The amendments to the rules recommended by the joint committee on joint rules, and adopted by the House, are as follows:

Amend that portion of section 6 which now reads, "there shall be a committee for the purpose of engrossing bills consisting of two members of each house," so that it shall read, consisting of three members of the House and two of the Senate. Strike out section 7 and substitute therefor the following:

There shall be a committee on all matters relative to the state library consisting of seven members of the House and three of the Senate. There shall be a committee on all matters relative to the state house and state house yard, consisting of three members of the House and one of the Senate.

On motion of Senator Damon, the following amendment to the House concurrent resolution in relation to the joint rule as to engrossing clerk was adopted:

Amend the amendment to section 6 by striking out the words, "so that it shall read, consisting of three members of the House and two of the Senate."

On motion of the same senator, the Senate concurred with the House of Representatives in relation to the amendments to the joint rules.

Senator Walker, for the special Committee on Rules of the Senate and the Joint Rules of the Senate and House, offered the following, which was accepted and adopted:

Resolved, That senate rule No. 14 be amended by striking out in the two last lines the words, "but no vote shall be reconsidered when any less number of members is present than when it passed," and in rule 21 by striking out the words, "an adjournment" in the last line, and substituting therefor the words, one legislative day.

The president announced the following standing and joint standing committees:

#### SENATE COMMITTEES.

On the Judiciary.—Senators Bowers, Walker, Huntington, Page, Woods.

On Revision of the Laws.—Senators Walker, Lyman, Woodward, Woods, Hatch.

On Railroads.—Senators Preston, Walker, Higgins, Page, Peavey.

On Barks.—Senators Huntington, Higgins, Goodnow, Woods, Page.

On Finance.—Senators Page, Fairbanks, Huntington, Howard, Hobbs.

On Agriculture.—Senators Lyman, Preston, Waterhouse, Whitaker, Evans.

On Manufactures.—Senators Higgins, Hammond, Tasker, Waterhouse, Whitaker.

On Education.—Senators Damon, Lyman, Tasker, Woods, Killoren.

On Incorporations.—Senators Woodward, Bowers, Damon, Killoren, Woods.

On Military Affairs.—Senators Howard, Preston, Tasker, Hatch, Hobbs.

On Claims.—Senators Waterhouse, Howard, Fairbanks, Reynolds, Killoren.

On Towns and Parishes.—Senators Higgins, Bowers, Huntington, Peavey, Reynolds.

On Roads, Bridges, and Canals.—Senators Damon, Hammond, Tasker, Evans, Whitaker.

On State Prison and Industrial School.—Senators Hammond, Fairbanks, Preston, Damon, Whitaker.

On Elections.—Senators Bowers, Lyman, Woodward, Reynolds, Hobbs.

On Asylum for the Insane.—Senators Fairbanks, Waterhouse, Woodward, Hatch, Peavey.

On Labor.—Senators Tasker, Goodnow, Howard, Reynolds, Killoren.

On Soldiers' Home.—Senators Goodnow, Hammond, Fairbanks, Evans, Hatch.

#### JOINT STANDING COMMITTEES.

On Engrossed Bills.—Senators Huntington, Goodnow.

On State Library.—Senators Walker, Woodward, Page.

On State House and State House Yard.—Senator Preston.

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Agreeably to previous notice, Senator Waterhouse introduced a bill entitled "An act to establish the city of Somersworth," which was read a first and second time, and referred to the Committee on the Judiciary.

The following message was received from the House of Representatives by their clerk.

### Mr. President:

The House of Representatives has passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved, That a committee of three on the part of the House be appointed to confer with a like committee on the part of the Senate, to make assignment of rooms to the various committees and employés of both branches of the Legislature, and have joined on their part, as members of such committee,

Messrs. Gould of Manchester, Eastman of Littleton, George of Concord.

On motion of Senator Lyman, the Senate concurred with the House of Representatives in the foregoing concurrent resolution, and the president appointed as members of such special committee, Senators Lyman, Hammond, Reynolds.

On motion of Senator Hobbs, the Senate adjourned.

#### AFTERNOON.

Senator Waterhouse of District No. 12 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend the charter of the city of Portsmouth."

On motion of Senator Peavey, the Senate adjourned.

### WEDNESDAY, JANUARY 11, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives refuse to concur with the honorable Senate in the passage of their amendment to the following concurrent resolution:

Resolved, the Senate concurring, That the joint rules of the Senate and House of the last session, with the amendments reported by the committee, be adopted as the joint rules of the Senate and the House for the present session.

The amendment wherein concurrence is refused, is as follows:

Amend the amendment to section 6 by striking out the words, "so that it shall read, consisting of three members of the House and two of the Senate."

The House of Representatives have passed the following resolution:

Resolved, That a committee of conference be appointed, consisting of three on the part of the House and such as the Senate may join, to confer as to the joint rule in relation to the Committee on Engrossed Bills, and have joined on their part as members of such committee, Messrs. Lyford of Concord, Eastman of Concord, and Page of Haverhill.

On motion of Senator Higgins, the resolution was concurred in. He then moved that a committee of conference be appointed on the part of the Senate to confer with the committee appointed by the House of Representatives. The motion prevailed, and the president appointed as members of such committee Senators Higgins, Walker, and Page.

The following report from the special committee on assignment of rooms was accepted and adopted:

The special committee on the assignment of rooms to the several committees of the Senate, reported the following assignments:

#### STANDING COMMITTEES.

On the Judiciary, senate reception room.

On Railroads, senate reception room.

On Banks, senate reception room.

On Incorporations, room No. 7.

On Towns, room No. 11.

On Military Affairs, adjutant-general's office.

On Claims, room No. 11.

On Finance, room No. 7.

On Education, superintendent of public instruction's room.

On Elections, room No. 11.

On Roads, Bridges, and Canals, senate reception room.

On Agriculture, senate reception room.

On Manufactures, senate reception room.

On Asylum for Insane, room No. 7.

On State Prison and Industrial School, adjutant-general's office.

On Revision of the Laws, senate reception room.

On Labor, senate reception room.

On Soldiers' Home, adjutant-general's office.

### JOINT STANDING COMMITTEES.

On Engrossed Bills, room of sealer of weights and measures.

On State Library, library room.

On State House and State House Yard, library room.

J. D. LYMAN,

For the Committee.

On motion of Senator Lyman, the following concurrent resolution was adopted:

Resolved, by the Senate and House of Representatives concurring, That the legislature and people of New Hampshire have heard with profound sorrow of the death of Major-General Benjamin F. Butler, one of the most distinguished of the sons of New Hampshire.

Resolved, That we hereby express our high regard for his distinguished services in Congress, and as a great leader and commander during the late Rebellion.

Resolved, That we tender our sympathy and condolence to his family in their great affliction.

Senator Bowers of Newport gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend section 3 of chapter 210 of the Public Statutes, relating to the trial of civil cases."

On motion of Senator Walker, the Senate adjourned.

### AFTERNOON.

The following message was received from His Excellency the Governor, by Hon. Ezra S. Stearns, secretary of state:

### STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,
COUNCIL CHAMBER, January 11, 1893.

To the Honorable Senate and the House of Representatives:

I herewith transmit the following reports:

Of the State Treasurer.

Of the Board of Health.

Of the Insurance Commissioner.

Of the Adjutant General.

Of the State Librarian.

JOHN B. SMITH, Governor.

The president announced that said reports would be referred as follows:

To the Committee on Finance:

The report of the State Treasurer.

To the Committee on Military Affairs:

The report of the Adjutant General.

To the Committee on Agriculture:

The report of the Board of Health.

To the Committee on Incorporations:

The report of the Insurance Commissioner.

To the Committee on State Library:

The report of the State Librarian.

On motion of Senator Fairbanks, the Senate adjourned.

### THURSDAY, JANUARY 12, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Killoren, the rules were so far suspended that its further reading was dispensed with.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have passed the following resolution:

Resolved, That Rev. Daniel C. Roberts, D. D., of Concord, be elected chaplain of the House of Representatives for the present session.

Resolved, That prayers be offered in the House five minutes before the hour fixed for the first session of each day, and that His Excellency the Governor, and the Council, and the honorable Senate, be informed thereof and invited to attend.

The following entitled bills having been referred by the Senate of 1891 to the present Legislature, were taken up as unfinished business and referred:

To the Committee on Labor:

An act to prohibit the imposition of fines or deductions of wages of employés engaged at weaving.

To the Committee on Railroads:

An act to incorporate the Bristol & Plymouth Railroad.

To the Committee on the Judiciary:

An act in relation to the children of paupers.

Senator Peavey of Greenfield gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a

bill entitled "An act to insure the construction of a railroad from North Weare to Henniker."

Senator Huntington of District No. 3 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to Fast Day so called, and in amendment of chapter 202 of the Public Statutes."

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend chapter 49 of the Laws of 1891, entitled the act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of ballots at the public expense."

Senator Tasker of District No. 22 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill entitled "An act to change the name of the Dover Coöperative Savings Fund and Loan Association."

Senator Huntington of District No. 3 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Dartmouth Bank."

Senator Killoren of District No. 23 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend section S, chapter 31 of the General Laws, in relation to the rights and qualifications of voters."

Senator Woods of District No. 2 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill entitled "An act relating to honorably discharged soldiers of the War of the Rebellion and in amendment of chapter 13 of the Public Statutes."

Senator Killoren of District No. 23 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill entitled "An act to limit the fees of clerks of courts in the transfer of cases."

Senator Hammond of District No. 20 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Hudson Water-Works Company."

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following concurrent resolution:

Resolved, by the Senate, the House of Representatives concurring, That the Legislature and people of New Hampshire have heard with profound sorrow of the death of Major General Benjamin F. Butler, one of the most distinguished of the sons of New Hampshire.

Resolved, That we hereby express our high regard for his distinguished services in Congress and as a great leader and commander during the late Rebellion.

Resolved, That we tender our sympathy and condolence to his family in their great affliction.

### Mr. President:

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate: "An act to revive the charter of the Peterborough Water-Works Company."

The following resolution has been adopted by the House of Representatives:

Resolved, That the honorable Senate be informed that the House of Representatives are now ready to meet the Senate in convention for the purpose of proceeding with the election of secretary of state, state treasurer, commissary general, and public printer.

On motion of Senator Woodward, the Senate met the House

of Representatives in joint convention for the purpose of electing secretary of state, state treasurer, state printer, and commissary general.

(See House proceedings.)

Upon reassembling, the following entitled House bill was read a first and second time, and on motion of Senator Killoren, the rules were so far suspended that the bill was read a third time and passed at the present time:

An act to revive the charter of the Peterborough Water-Works Company.

On motion of Senator Damon, the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet this afternoon at 2:30 o'clock.

On motion of Senator Preston, the Senate adjourned.

### AFTERNOON.

The Senate met according to adjournment.

On motion of Senator Peavey, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet tomorrow morning at 9:45 o'clock, and when it adjourns tomorrow, it adjourn to meet Monday evening at 7:30 o'clock.

On motion of Senator Whitaker, the Senate adjourned.

FRIDAY, JANUARY 13, 1893.

The Senate met according to adjournment.

Senator Walker took the chair and read the following communication: CONCORD, N. H., January 13, 1893.

Hon. Foseph B. Walker:

DEAR SIR: As I shall be absent from the city tomorrow will you please take the chair and preside for the day?

Very truly,

JOHN McLane, President.

The journal was read and approved.

On motion of Senator Lyman, the Senate adjourned.

MONDAY, JANUARY 16, 1893.

The Senate met according to adjournment.

Senator Whitaker, having assumed the chair, read the following communication:

CONCORD, N. H., January 13, 1893.

Hon. John Whitaker:

DEAR SIR: As I shall be absent from the city Monday will you please take the chair and preside at the evening session?

Very truly,

JOHN McLane, President.

The journal was read and approved.

On motion of Senator Hobbs, the Senate adjourned.

TUESDAY, JANUARY 17, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following report from the special committee of conference was accepted and adopted:

The special Committee of Conference on the part of the Senate, to consider the existing differences between the Senate and House of Representatives in relation to the amendment to joint rule No. 6, respectfully report that they are unable to agree with the House committee and ask to be discharged.

Freeman Higgins,

For the Committee.

Agreeably to previous notice, Senator Huntington of District No. 3 introduced a bill entitled "An act in relation to Fast Day so called, and in amendment of chapter 202 of the Public Statutes," which was read a first and second time and referred to the Committee on Revision of Laws.

Agreeably to previous notice, Senator Woods of District No. 2 introduced a bill entitled "An act relating to honorably discharged soldiers of the War of the Rebellion, and in amendment of chapter 13 of the Public Statutes," which was read a first and second time and referred to the Committee on the Judiciary.

Agreeably to previous notice, Senator Huntington of District No. 3 introduced a bill entitled "An act to incorporate the Dartmouth Bank," which was read a first and second time and referred to the Committee on Banks.

Senator Walker of District No. 10 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Timothy and Abigail B. Walker Lecture Fund."

On motion of Senator Lyman, the Senate adjourned.

#### AFTERNOON.

Senator Higgins for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Dartmouth Bank," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and on motion of Senator Huntington the rules were so far suspended that the bill was read a third time and passed at the present time, and sent to the House of Representatives for concurrence.

Agreeably to previous notice, Senator Hammond of District No. 20 introduced a bill entitled "An act to incorporate the Hudson Water-Works Company," which was read a first and second time and referred to the Committee on Incorporations.

Agreeably to previous notice, Senator Killoren of District No. 23 introduced a bill entitled "An act to amend section S, chapter 31 of the Public Statutes, in relation to the rights and qualifications of voters," which was read a first and second time and referred to the Committee on the Judiciary.

Senator Hammond of District No. 20 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Nutt Hospital of Nashua."

On motion of Senator Howard, the Senate adjourned.

WEDNESDAY, JANUARY 18, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Agreeably to previous notice, Senator Waterhouse of District No. 12 introduced a bill entitled "An act in amendment of the charter of the city of Portsmouth," which was read a first and second time and referred to the Committee on Revision of Laws.

Agreeably to previous notice, Senator Killoren of District No. 23 introduced a bill entitled "An act to limit the fees of clerks of courts in the transfer of cases," which was read a first and second time and referred to the Committee on the Judiciary.

Agreeably to previous notice, Senator Hammond of District No. 20 introduced a bill entitled "An act to incorporate the Nutt Hospital of Nashua," which was read a first and second time and referred to the Committee on Incorporations.

Agreeably to previous notice, Senator Walker of District No. 10 introduced a bill entitled "An act to incorporate the Timothy and Abigial B. Walker Lecture Fund," which was read a first and second time, and referred to Committee on Incorporations.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the Senate:

Resolved by the House of Representatives, the Senate concurring, That a committee, consisting of five members of the House and such as the Senate may join, be appointed to report resolutions expressive of the sense of the Legislature and to recommend such action as may be deemed appropriate concerning the death of ex-President Hayes.

The Senate concurred in the passage of the foregoing resolution, and the president appointed as members of such committee, Senators Bowers, Woodward, and Woods.

Senator Killoren of District No. 23 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in amendment of chapter 269 of the session laws of 1889, entitled 'An act to incorporate the People's Mortgage and Debenture Company in the city of Dover.'"

Senator Evans of District No. 1 gave notice that, on to-morrow or some subsequent day, he would ask leave to introduce a bill entitled "An act in amendment of chapter 143 of the Public Statutes, in relation to fences and common fields."

On motion of Senator Damon, the Senate adjourned.

# AFTERNOON.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Nutt Hospital of Nashua," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Timothy and Abigail B. Walker Lecture Fund," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to honorably discharged soldiers of the War of the Rebellion and in amendment of chapter 13 of the Public Statutes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Hudson Water-Works Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page of District No. 24 gave notice that he would, on

to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in amendment of section 1 of chapter 262 of the Public Statutes, relating to coroners' inquests."

On motion of Senator Page, the Senate adjourned.

# THURSDAY, JANUARY 19, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following entitled Senate bill was read a third time and passed and sent to the House of Representatives for concurrence:

An act to incorporate the Timothy and Abigail B. Walker Lecture Fund.

On motion of Senator Damon the rules were so far suspended that the following entitled Senate bill was read a third time by its title, passed, and sent to the House of Representatives for concurrence:

An act to incorporate the Hudson Water-Works Company.

On motion of Senator Page the rules were so far suspended that the following entitled Senate bill was read a third time by its title, passed, and sent to the House of Representatives for concurrence:

An act to incorporate the Nutt Hospital of Nashua.

Agreeably to previous notice, Senator Evans introduced a bill entitled "An act in amendment of chapter 143 of the Public Statutes, in relation to fences and common fields," which was read a first and second time and referred to Committee on Revision of Laws.

Agreeably to previous notice, Senator Tasker introduced a bill entitled "An act to change the name of the Dover Coöpera-

tive Savings Fund and Loan Association," which was read a first and second time, and referred to the Committee on Banks.

Senator Evans of District No. 1 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Glen Guaranty Savings Bank."

Senator Evans of District No. 1 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Androscoggin Railroad Company."

On motion of Senator Reynolds, the Senate adjourned.

## AFTERNOON.

On motion of Senator Whitaker, the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow morning it adjourn to meet next Monday evening at 7:30 o'clock.

On motion of Senator Huntington, the Senate adjourned.

FRIDAY, JANUARY 20, 1893.

The Senate met according to adjournment.

Senator Walker, having taken the chair, read the following communication:

Concord, January 19, 1893.

Hon. Foseph B. Walker:

As I shall be absent from the city to-morrow, will you please take the chair and preside during the session of the Senate?

Very truly yours,

JOHN McLane, President.

The journal was read and approved.

There being no quorum present, the president declared the Senate adjourned.

MONDAY, JANUARY 23, 1893.

The Senate met according to adjournment.

Senator Whitaker, having assumed the chair, read the following communication:

Concord, January 19, 1893.

Hon. Fohn Whitaker:

DEAR SIR: As I shall be absent from the city Monday evening, will you please take the chair and preside for the session?

Very truly yours,

JOHN McLane, President.

The journal was read and approved.

Senator Whitaker of District No. 11 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Contoocook River Navigation and Improvement Company."

On motion of Senator Walker, the Senate adjourned.

TUESDAY, JANUARY 24, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the Senate:

WHEREAS, The people of New Hampshire have with profound sorrow received the sad intelligence of the death of Gen. Rutherford B. Hayes, of Ohio, ex-president of the United States; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That by his death the nation is reminded of his great regard for every measure which tended to elevate the condition of humanity: of his purity of personal character; of his manly virtues, which gave to the world a higher idea of the American citizen and the American home; of his brave and patriotic leadership in the War of the Rebellion, and of his faithful discharge of duty while chief magistrate of the nation, and that in recognition of the public sense of loss and sorrow the flags upon the public buildings of the state be placed at half mast for the period of thirty days.

Resolved. That we tender our sympathy and condolence to his family in their great affliction, and that a copy of these resolutions be forwarded to them by the secretary of state.

On motion of Senator Howard, the Senate concurred in the foregoing concurrent resolution.

## Mr. President:

The House of Representatives have passed bills, with the following titles, in the passage of which they ask the concurrence of the Senate:

House Bill 1. An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company."

House Bill 5. An act legalizing the taxes assessed in the town of Sutton in the year 1892.

House Bill 6. An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

House Bill 18. An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

House Bill 19. An act to amend the charter of the city of Dover.

House Bill 26. An act to revive the charter of the People's Light and Power Company.

House Bill 35. An act in amendment of the charter of the Lower Bartlett Cemetery.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Incorporations:

An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

An act to revive the charter of the People's Light and Power Company.

To the Committee on Revision of Laws:

An act to amend the charter of the city of Dover.

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

To the Committee on the Judiciary:

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

An act in amendment of the charter of the Lower Bartlett Cemetery.

To the Committee on Banks:

An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company."

Agreeably to previous notice, Senator Evans introduced the following entitled bill, which was read a first and second time and referred to the Committee on Banks:

An act to incorporate the Glen Guaranty Savings Bank.

Agreeably to previous notice, Senator Whitaker introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Incorporations:

An act to incorporate the Contoocook River Navigation and Improvement Company.

Agreeably to previous notice, Senator Evans introduced the following entitled bill, which was read a first and second time and referred to the Committee on Railroads:

An act to incorporate the Androscoggin Railroad Co.

Agreeably to previous notice, Senator Killoren introduced the following entitled bill, which was read a first and second time and referred to the Committee on Banks:

An act in amendment of chapter 269 of the session laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

Senator Higgins of District No. 16 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to exempt certain property of Crafts & Green from taxation in the city of Manchester."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill

entitled "An act to effect the speedy settlement of estates by executors and administrators."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to enable the extension of the town wharf in the town of Newcastle."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act providing for the payment of expenses in contests for the establishment of wills."

Senator Preston of District No. 9 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend section 7, chapter 132 of the fish and game laws of New Hampshire, in relation to the trapping of birds."

Senator Walker of District No. 10 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act for the better preservation of nut-bearing trees"

Senator Evans of District No. 1 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend section 2 of chapter 132 of the Public Statutes of New Hampshire."

Senator Damon of District No. 4 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the state's building and repairing bridges."

On motion of Senator Howard, the Senate adjourned.

### AFTERNOON.

Senator Higgins of District No. 16 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a

bill entitled "An act to incorporate the People's Electric Street Railroad of Manchester, N. H."

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Bristol & Plymouth Railroad," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Evans of District No. 1 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in amendment of chapter 203 of the Public Statutes, relating to the rate of interest."

On motion of Senator Whitaker, the Senate adjourned.

# WEDNESDAY, JANUARY 25, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Hatch, the rules were so far suspended that its further reading was dispensed with.

Senator Woodward for the Committee on Revision of Laws, to whom was referred the bill entitled "An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Revision of Laws to whom was referred the bill entitled "An act to amend the charter of the city of Dover," having considered the same, reported the same without amendment and recommended its passage. The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of chapter 143 of the Public Statutes, in relation to fences and common fields," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Agreeably to previous notice, Senator Evans introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act in amendment of section 2 of chapter 132 of the Public Statutes of New Hampshire, in relation to the killing of birds.

Agreeably to previous notice, Senator Walker introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act for the better protection of nut-bearing trees.

Agreeably to previous notice, Senator Evans introduced the following entitled bill, which was read a first and second time and referred to the Committee on Revision of Laws:

An act in amendment of chapter 203 of the Public Statutes, relating to the rate of interest.

Agreeably to previous notice, Senator Preston introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act in amendment of section 7, chapter 132 of the Public Statutes.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have discharged their Committee of Conference on the matter of the Committee on Engrossed Bills, and Messrs. Roby of Gilford and Colby of Plymouth have been appointed as the Joint Committee on the part of the House.

Senator Huntington for the Joint Standing Committee on Engrossed Bills, made the following report, which was accepted and adopted:

The Joint Standing Committee on Engrossed Bills report that they have appointed George R. Leavitt of Laconia, engrossing clerk for the session.

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to charter the South Hampton Street Railway."

Senator Preston of District No. 9 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to regulate the compensation of owners of cattle killed by order of the state board of cattle commissioners."

Senator Whitaker of District No. 11 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act for the better protection of deer in certain counties of this state."

Senator Peavey of District No. 8 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Long and Otter Lakes Railroad Improvement Company."

On motion of Senator Damon, the Senate adjourned.

### AFTERNOON.

The following entitled House bill was read a third time and passed.

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

The following entitled House bill was read a third time:

An act to amend the charter of the city of Dover.

The question being stated:

Shall the bill pass?

Senator Killoren moved that the rules be so far suspended that the bill be put back on its second reading for purposes of amendment.

(Discussion ensued.)

On this question a division was taken with the following result:

Four senators voted in the affirmative, and nine senators voted in the negative.

The negative prevailed, and the motion was lost and the bill passed.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to revive the charter of the People's Light and Power Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Contoocook River Navigation and Improvement Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Agreeably to previous notice, Senator Damon introduced the following entitled bill, which was read a first and second time and referred to the Committee on Roads, Bridges, and Canals:

An act in relation to the state building and repairing bridges.

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the right of towns and cities to exempt property therein from taxation."

Senator Woods of District No. 2 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to sever a part of the town of Landaff and annex the same to the town of Lisbon."

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to tax lands in unincorporated places for highway purposes."

On motion of Senator Walker, the Senate adjourned.

THURSDAY, JANUARY 26, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Hobbs the rules were so far suspended that its futher reading was dispensed with.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act to incorporate the Contoocook River Navigation and Improvement Company.

The following entitled House bills were severally read a third time and passed:

An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

An act to revive the charter of the People's Light and Power Company.

Agreeably to previous notice, Senator Preston introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to regulate the compensation of owners of cattle killed by order of the state board of cattle commissioners.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act providing for the payment of expenses in contests for the establishment of wills.

Agreeably to previous notice, the same senator introduced the following entitled bill, which was read a first and second time and referred to the Committee on Judiciary: An act to enable the extension of the town wharf in the town of Newcastle.

Agreeably to previous notice, Senator Peavey introduced the following entitled bill, which was read a first and second time and referred to the Committee on Railroads:

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

Agreeably to previous notice, Senator Whitaker introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act for the better protection of deer in certain counties of this state.

Agreeably to previous notice, Senator Higgins introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to exempt certain property of Crafts & Green from taxation.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

Senator Fairbanks offered the following resolution, which was read, and, on motion of Senator Damon, the same was referred to the Committee on Finance:

Resolved, That the clerk procure, for the use of the Senate, one hundred copies of the Manual of the New Hampshire Senate.

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to express companies."

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to flowage and reservoir rights."

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the rights of school districts."

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the salaries of the justices of the supreme court."

Senator Killoren of District No. 23 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in addition to section 4, chapter 135 of the Public Statutes, relating to the sale of drugs and medicine."

On motion of Senator Fairbanks, the Senate adjourned.

#### AFTERNOON.

The Senate was called to order by Senator Walker, who read the following communication:

CONCORD, N. H.

Hon, J. B. Walker:

DEAR SIR: Will you please take the chair and preside at this afternoon session of the Senate?

Very truly yours,

JOHN McLane, President.

Senator Reynolds of District No. 18 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the rental of telephones and telephone charges."

On motion of Senator Hobbs, the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon it adjourn to meet to-morrow morning at 9:45 o'clock, and when the Senate adjourns to-morrow morning it adjourn to meet next Monday evening at 7:45 o'clock.

On motion of Senator Reynolds, the Senate adjourned.

FRIDAY, JANUARY 27, 1893.

The Senate met according to adjournment.

Senator Walker, having assumed the chair, read the following communication:

CONCORD, January 27, 1893.

Hon. Foseph B. Walker, Concord, N. H.:

DEAR SIR: Will you please take the chair and preside during the morning session?

JOHN McLane, President.

The reading of the journal having been commenced, on motion of Senator Lyman, the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Lyman, the Senate adjourned.

MONDAY, January 30, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Walker of District No. 10 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts."

Agreeably to previous notice, Senator Lyman introduced the following entitled bill, which was read a first and second time and referred to the Committee on Railroads:

An act to charter the South Hampton Street Railway.

On motion of Senator Huntington, the Senate adjourned.

TUESDAY, JANUARY 31, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Bowers for the Committee on Judiciary, to whom was referred the bill entitled "An act to regulate the compensation for cattle killed by order of the cattle commissioners," having considered the same, reported the same with the following resolution:

Resolved, That the bill be referred to the Committee on Agriculture.

The report was accepted and the resolution adopted, and the bill referred to the Committee on Agriculture.

Senator Page for the Committee on Finance, to whom was referred the following resolution: "Resolved, That the clerk procure for the use of the Senate one hundred copies of the Manual of the New Hampshire Senate," having considered the same, reported the same with amendment and as amended recommended its passage.

Amend by striking out the words "one hundred" and insert in place thereof the words seventy-five so that the resolution as amended shall read:

Resolved, That the clerk procure for the use of the Senate, seventy-five copies of the Manual of the New Hampshire Senate.

The report with the amendment was accepted, and the resolution adopted.

Senator Walker for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 2 of chapter 132 of the Public Statutes of New Hampshire, in relation to killing of birds," having considered the same, reported the same without amendment and recommended its passage.

Report accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill: "An act to incorporate the Nutt Hospital of Nashua."

The House of Representatives have passed bills and a joint resolution with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association; to change its name and location, and amend its articles of association.

An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to the same approved July 1, 1873.

An act to change the name of Watson Express Company to Mutual Express Company.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

An act to incorporate the Dover Young Men's Christian Association.

An act in amendment of the charter of the New Hampshire Savings Bank.

An act providing a seal for the registrar of vital statistics.

An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act to repeal section 8, chapter 55 of the Public Statutes, relating to the taxation of dogs.

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the annual salary of the deputy secretary of state.

An act in relation to the terms of the supreme court for the county of Hillsborough.

Joint resolution authorizing the distribution of 50 sets of Hitchcock's Geological Report.

The following entitled bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Incorporations:

An act to change the name of the Watson Express Company.

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association, to change the name and location, and to amend the articles of association. An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act to incorporate the Dover Young Men's Christian Association.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America.

To the Committee on the Judiciary:

An act in relation to the terms of the supreme court for the county of Hillsborough.

An act providing a seal for the registrar of vital statistics.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

A joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

To the Committee on Revision of Laws:

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to same approved July 1, 1873.

To the Committee on Manufactures:

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

To the Committee on Banks:

An act in amendment of the charter of the New Hampshire Savings Bank.

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to preserve the forests of the state."

Senator Hammond of District No. 20 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital."

Senator Huntington of District No. 3 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to preserve the purity of the water-supply of the village of Lebanon."

The Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 7 of chapter 132 of the Public Statutes," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft read a first and second time and ordered to a third reading this afternoon at 3 o'clock.

Agreeably to previous notice, Senator Reynolds introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act in relation to the rental of telephones and telephone charges.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act in amendment of section 1, chapter 262 of the Public Statutes, relating to coroners' inquests.

Agreeably to previous notice, Senator Walker introduced the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to effect the speedy settlement of estates by executors and administrators.

On motion of Senator Lyman, the Senate adjourned.

### AFTERNOON.

The following entitled Senate bill (in a new draft) was read a third time and passed, and sent to the House of Representatives for concurrence:

An act in amendment of section 7, chapter 132 of the Public Statutes.

The following entitled Senate bill was read a third time, and on motion of Senator Hobbs, the bill was recommitted to the Committee on Agriculture, with instructions to report the same in a new draft:

An act in amendment of section 2 of chapter 132 of the Public Statutes of New Hampshire, in relation to killing birds.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to enable the extenison of the town wharf in the town of Newcastle," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act legalizing the taxes assessed in the town of Sutton in the year 1892," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for the payment of expenses in contests for the establishment of wills," having considered the same, reported the same without amendment and recommended its passage.

Report accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

The same senator for the same committee, to whom was referred the bill entitled "An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth," having considered the same, reported the same without amendment and recommended its passage.

Report accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend section 8, chapter 31 of the Public Statutes, in relation to the rights and qualification of voters," having considered the same, reported the same without amendment and recommended its passage.

Report accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the Lower Bartlett Cemetery," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

A majority of the Committee on the Judiciary, to whom was referred the Senate Bill No. 1, entitled "An act to establish the city of Somersworth," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

S. L. BOWERS, N. S. HUNTINGTON, J. B. WALKER.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the Senate Bill No. 1, entitled "An act to establish the city of Somersworth," having considered the same, report the same with the following amendments, and as amended recommend its passage.

Strike out the date "1894" wherever it occurs in said bill and insert the date "1894" instead thereof. Strike out the following words in section 32 of said bill, viz.,—"This act shall take effect upon its passage," and insert instead thereof, the words, This act shall take effect upon the first day of January, 1894, provided the legal voters of said town shall have accepted and adopted the provisions of this act at any legal meeting of such voters holden before that date.

E. WOODS, CALVIN PAGE.

Senator Page moved that the minority report be accepted, and substituted for that of the majority.

And the question being stated,

Shall the motion prevail?

(Discussion ensued.)

Senator Hobbs demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Hatch, Bowers, Preston, Walker. Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Eight senators voted in the affirmative.

Fifteen senators voted in the negative.

The negative prevailed and the motion was lost.

The report of the majority was accepted, and the bill ordered printed under the rule.

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives have passed the following resolution:

Resolved, That the speaker be authorized to appoint a committee of five, with such as the Senate may join, to report resolutions expressive of the sentiment of the Legislature on the life and character of James G. Blaine.

The speaker has appointed as such committee on the part of the House, Messrs. Woodworth of Concord, Gilmore of Manchester, Foster of Dover, Nash of Conway, Keyes of Haverhill.

On motion of Senator Bowers, the Senate concurred with the House of Representatives in the foregoing resolution, and the chair was instructed to appoint a committee of three on the part of the Senate to act with the committee of the House.

The chair appointed as members of such committee Senators Bowers, Goodnow, and Peavey.

Agreeably to previous notice, Senator Killoren introduced the following entitled bill, which was read a first and second time and referred to the Committee on Revision of Laws:

An act in addition to section 4, chapter 135 of the Public Statutes, relating to the sale of drugs and medicines.

Senator Tasker of District No. 22 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to regulate the business of foreign building and loan associations in the state."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to enable the extension of Russell's wharf in the city of Portsmouth."

On motion of Senator Damon, the Senate adjourned.

# WEDNESDAY, FEBRUARY 1, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Whitaker, the rules were so far suspended that its further reading was dispensed with.

The following entitled House bills were severally read a third time and passed:

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

An act in amendment of the charter of the Lower Bartlett Cemetery.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence: An act to amend section 8, chapter 31 of the Public Statutes, in relation to the rights and qualifications of voters.

An act to enable the extension of the town wharf in the town of Newcastle.

An act providing for the payment of expenses in contests for the establishment of wills.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

Senator Woods, for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of the charter of St. Paul's School," approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to effect the speedy settlement of estates by executors and administrators," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act for the better protection of nut-bearing trees," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill (in a new draft) read a first and second time and ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the House joint resolution "authorizing the distribution of fifty copies of Hitchcock's Geological Report," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Revision of Laws, to whom was referred the bill entitled "An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of section r of chapter 262 of the Public Statutes, relating to coroners' inquests," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to change the name of Watson Express Company to Mutual Express Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the terms of the supreme court for the county of Hillsborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to amend the charter of the New Hampshire Centennial Home for the Aged," approved June 28, 1876, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Court Wheelwright No. 7,988 of the Ancient Order of Foresters of America," having considered the same, reported the same without amendment and recommended its passage:

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the

Dover Young Men's Christian Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing a seal for the registrar of vital statistics," having considered the same, reported the same with the following amendments, and as amended recommended its passage:

Strike out in the fourth line of section one the words "New Hampshire," and insert in the third line before the words "department of vital statistics," the words the state of New Hampshire, so that the words upon the seal shall be, "The state of New Hampshire department of vital statistics."

Also by striking out at the end of section one, the word "originals" and inserting instead thereof the words "records and files of his office."

The report was accepted and the amendments adopted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Whitaker for the Committee on Agriculture, to whom was referred the bill entitled "An act for the better protection of deer," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to be laid on the table, and to be printed under the rule.

The same senator for the same committee, to whom was referred the bill entitled "An act to regulate the compensation for cattle killed by order of cattle commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to be laid on the table, and to be printed under the rule. Senator Hatch for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in relation to Fast Day, so called, and in amendment of chapter 202 of the Public Statutes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted,

And the question being stated,

Shall the resolution be adopted?

Senator Killoren moved that the bill and the report be recommitted to the Committee on Revision of Laws.

And the question being stated,

Shall the bill with the report be recommitted?

Senator Huntington demanded the yeas and nays.

(Discussion ensued.)

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Damon, Hobbs, Preston, Woodward, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Woods, Hatch, Walker, Whitaker, Waterhouse, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman, Tasker.

Six senators having voted in the affirmative and seventeen senators voted in the negative, the negative prevailed and the motion was lost.

And the question recurring to the adoption of the resolution,

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Whitaker, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman, Tasker, Killoren.

The following senators voted in the negative:

Senators Huntington, Damon, Preston, Walker, Whitaker, Woodward, Goodnow, Page.

Fifteen senators voted in the affirmative and eight senators voted in the negative.

The affirmative prevailed and the resolution was adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to limit the fees of clerks of courts in the transfer of cases," having considered the same reported the same without amendment, with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Agreeably to previous notice Senator Hammond introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

On motion of Senator Whitaker the Senate adjourned.

#### AFTERNOON.

The following entitled House bills and joint resolutions were severally read a third time and passed:

An act providing a seal for the registrar of vital statistics.

An act to incorporate Court Wheelwright No. 7,988 of the Ancient Order of Foresters of America.

An act to change the name of Watson Express Company to Mutual Express Company.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

An act to incorporate the Dover Young Men's Christian Association.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873.

House joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

On motion of Senator Howard, the following entitled bill was laid on the table:

An act in relation to the terms of the supreme court for the county of Hillsborough.

The following entitled Senate bills were severally read a third time, passed, and sent to the House for concurrence:

An act for the better protection of nut-bearing trees.

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts.

Senator Evans, for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 2, chapter 132 of the Public Statutes of New Hampshire, in relation to killing of birds," having considered the same, reported the same with the following amendment, and as amended recommended its passage:

Amend the bill by striking out in the fifth line the word "Carroll," and insert in the place of the word "counties," the word county.

The report was accepted and the amendments adopted, and the bill ordered to a third reading to-morrow morning at 11 o'clock

The following entitled Senate bill having been printed, was taken from the table and considered:

An act to establish the city of Somersworth.

Senator Killoren offered the following amendment:

Amend section 32 of the bill by striking out the whole of said section, and insert in place thereof the following: "This act shall not take effect until it shall have been accepted by said town by a majority vote of those present and voting at a special meeting called for that purpose."

And the question being stated.

Shall the amendment be adopted?

(Discussion ensued.)

Senator Killoren demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Eight senators voted in the affirmative and fifteen senators voted in the negative. The negative prevailed, and the amendment was not adopted, and the bill was ordered to a third reading to-morrow morning at 11 o'clock.

Agreeably to previous notice Senator Huntington introduced the following entitled bill, which was read the first and second time, and referred to the Committee on the Judiciary:

An act to preserve the purity of the water supply of the village of Lebanon.

Agreeably to previous notice Senator Page introduced the following entitled bill, which was read a first and second time. and referred to the Committee on the Judiciary:

An act to preserve the forests of the state.

Agreeably to previous notice Senator Tasker introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Banks:

An act to regulate the business of foreign building and loan associations in this state.

Agreeably to previous notice Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to enable the extension of Russell's wharf in the city of Portsmouth.

The following message was received from the House of Representatives by their clerk:

## Mr. President :

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill:

An act to incorporate the Timothy and Abigail B. Walker Lecture Fund.

The following entitled bills sent up from the House of Representatives were severally read a first and second time and referred:

To the Committee on Railroads:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

To the Committee on State Library:

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

On motion of Senator Hammond the rules were so far suspended that the following entitled Senate bill was laid on the table and made a special order for next Tuesday at II o'clock:

An act to establish the city of Somersworth.

Senator Page of District No. 24 gave notice that he would, on tomorrow or some subsequent day, ask leave to introduce a bill

entitled "An act to appoint medical examiners and to amend chapter 262 of the Public Statutes, relating to coroners' inquests."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals."

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act for the protection of burial places."

Senator Woodward of District No. 13 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Keene & Marlow Electric Railway Company."

Senator Woodward of District No. 13 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Keene Electric Railway Company."

Senator Evans of District No. 1 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act for the protection of cattle, horses, and other live stock."

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act relating to maintaining a school by Rochester and Milton."

Senator Killoren of District No. 23 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate Court Strafford No. 7,840 Ancient Order of Foresters of America, in the city of Dover."

On motion of Senator Damon, the Senate adjourned.

# THURSDAY, FEBRUARY 2, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Peavey the rules were so far suspended that its further reading was dispensed with.

The following entitled Senate bill was read a third time and on motion of Senator Evans, it was laid on the table to be printed:

An act in amendment of section 2 of chapter 132 of the Public Statutes of New Hampshire, in relation to the killing of birds.

Agreeably to previous notice, Senator Evans introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act for the protection of cattle, horses, and other live stock.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on Revision of Laws:

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

Agreeably to previous notice, Senator Killoren introduced the following entitled bill, which was read a first and second time and referred to the Committee on Incorporations:

An act to incorporate Court Strafford No. 7,840 Ancient Order of Foresters of America, in the city of Dover.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time and referred to the Committee on Revision of Laws:

An act to appoint medical examiners and to amend chapter 262 of the Public Statutes, relating to coroners' inquests.

Agreeably to previous notice, Senator Lyman introduced the following entitled bill, which was read a first and second time and referred to the Committee on Education:

An act to provide for the maintenance of a school jointly by the school district of the city of Rochester, and the town of Milton.

Agreeably to previous notice, the same senator introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Revision of Laws:

An act for the protection of burial places.

On motion of Senator Evans, the following entitled bill and the accompanying report was laid on the table:

An act in amendment of chapter 263 of the Public Statutes, relating to the rates of interest.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act in amendment of the charter of the New Hampshire Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed bills and a joint resolution with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

An act in relation to the Soldiers' Home at Tilton.

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge Village Fire Precinct in the town of Hillsborough.

An act to incorporate the Wolfeborough Junction Water Company.

An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford.

An act to incorporate the Conclave General Phil Sheridan No. 83, Knights of Sherwood Forest.

An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868.

An act to amend the charter of the New Hampshire Trust Company.

Joint resolution in favor of the Sandwich Savings Bank.

The following bills and joint resolution sent up from the House of Representatives were severally read a first and second time, and referred:

To the Committee on Incorporations:

An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford.

An act to incorporate Conclave General Phil Sheridan No. 83, Knights of Sherwood Forest.

To the Committee on Banks:

An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868.

An act to amend the charter of the New Hampshire Trust Company.

Joint resolution in favor of the Sandwich Savings Bank.

To the Committee on the Judiciary:

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

To the Committee on Soldiers' Home:

An act in relation to the Soldiers' Home at Tilton.

On motion of Senator Lyman, the rules were so far suspended that the following entitled House bills were severally read a first and second time by their titles, and referred:

To the Committee on Incorporations:

An act to incorporate the Wolfeborough Junction Water Company.

To the Committee on Towns and Parishes:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

To the Committee on the Judiciary:

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge Village Fire Precinct in the town of Hillsborough.

Senator Woods of District No. 2 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to sever the homestead farm of J. G. and H. Chamberlin of Bath from the Woodsville school district in Haverhill and annex the same to Bath for school purposes."

Senator Lyman of District No. 21 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act relating to salaries of justices of the supreme court."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill

entitled "An act in amendment of paragraph 7 of section 7 of chapter 55 of the Public Statutes, relating to the taxation of carriages."

Senator Lyman offered the following resolution which was rejected:

That when the Senate adjourns this forenoon, it adjourn to meet to-morrow morning at 10:45 o'clock, and that when it adjourns to-morrow it adjourn to meet next Monday evening at 7:45 o'clock.

On motion of Senator Hobbs, the Senate adjourned.

#### AFTERNOON.

The following entitled House bill was read a third time, and passed:

An act in amendment of the charter of the New Hampshire Savings Bank.

Senator Woods for the Committee on Banks, to whom was referred the bill entitled "An act in amendment of an act entitled 'An act to incorporate the Woodsville Loan and Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page for the Committee on Banks, to whom was referred the bill entitled "An act to change the name of the Dover Coöperative Savings Fund and Loan Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to confirm and con-

tinue the organization of the North-eastern Mutual Life and Accident Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Higgins, the bill was laid on the table, and made a special order for next Tuesday at 11:30 o'clock.

Senator Page for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Long and Otter Lakes Railroad Improvement Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and laid on the table to be printed under the rule.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and laid on the table to be printed under the rule.

On motion of Senator Walker, the rules were so far suspended that all bills in order for a third reading to-morrow morning at 11 o'clock be in order for a third reading at the present time.

The following entitled Senate bill was read a third time and passed and sent to the House of Representatives for concurrence:

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

The following entitled House bill was read a third time and passed:

An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company."

On motion of Senator Lyman, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet to-morrow morning at 9:45, and when the Senate adjourns to-morrow morning, it adjourn to meet Monday evening at 7:45.

On motion of Senator Walker, the Senate adjourned.

FRIDAY, FEBRUARY 3, 1893.

The Senate met according to adjournment.

Senator Lyman, having assumed the chair, read the following communication:

Concord, February 2, 1893.

Hon. Fohn D. Lyman:

DEAR SIR: As I shall be absent from the city Friday, will you please take the chair and preside during the morning session?

Very truly,

JOHN McLANE, President.

The reading of the journal having been commenced, on motion of Senator Whitaker, the rules were so far suspended that the further reading of the journal was dispensed with.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act in amendment of paragraph 7 of section 7 of chapter 55 of the Public Statutes, relating to the taxation of carriages.

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the town line between Tamworth and Ossipee."

Senator Reynolds of District No. 18 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Society of St. Vincent De Paul of New Hampshire."

Senator Reynolds of District No. 18 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to authorize the city of Manchester to spend money for band concerts."

Senator Hobbs of District No. 5 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in relation to the Bear Camp Boom and Improvement Company."

On motion of Senator Walker, the Senate adjourned.

MONDAY, FEBRUARY 6, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to enable Dolly F. Haywood to construct a wharf in the town of Newcastle."

Senator Page of District No. 24 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees."

Senator Preston of District No. 9 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to amend chapter 123 of the Public Statutes, relating to hawkers and peddlers."

Senator Fairbanks of District No. 18 gave notice that he would, on to-morrow or some subsequent day, ask leave to introduce a bill entitled "An act to incorporate the Postal Savings and Loan Company of Manchester, N. H."

Agreeably to previous notice Senator Lyman introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act relating to salaries of the justices of the supreme court

On motion of Senator Preston, the Senate adjourned.

# TUESDAY, FEBRUARY 7, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Library, to whom was referred the bill entitled "An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled 'An act for the erection of a state library building,' "having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Revision of Laws:

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

Agreeably to previous notice, Senator Hobbs introduced the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act in relation to flowage and drainage rights and reservoirs.

Agreeably to previous notice, Senator Reynolds introduced the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open-air concerts.

Agreeably to previous notice, Senator Hobbs introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Education:

An act relating to the rights of school districts.

Agreeably to previous notice, Senator Page introduced the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

Agreeably to previous notice, Senator Hobbs introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act in relation to exemption of property from taxation.

Agreeably to previous notice, the same senator introduced

the following entitled bill, which was read a first and second time, and referred to the Committee on the Judiciary:

An act to tax lands in unincorporated places.

Agreeably to previous notice, the same senator introduced the following entitled bill, which was read a first and second time, and referred to the Committee on Incorporations:

An act to continue the Bear Camp River Boom and Improvement Company.

The Senate then proceeded to the business of the hour, which was the consideration of Senate bill No. 1, entitled "An act to establish the city of Somersworth."

And the question being stated,

Shall the bill pass?

(Discussion ensued.)

Senator Killoren demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, McLane, Higgins, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Thirteen senators voted in the affirmative, and nine senators voted in the negative.

The affirmative prevailed, and the bill passed and was sent to the House of Representatives for concurrence. The Senate proceeded to the business of the hour, which was the consideration of House bill No. 31, entitled

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association; to change its name and location, and to amend the articles of association.

The bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Page, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet this afternoon at 4 o'clock.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed a joint resolution with the following title, in the passage of which they ask the concurrence of the Senate:

Joint resolution providing for the appointment of a commission for the promotion of uniformity of legislation in the United States.

The following House joint resolution, "Providing for the appointment of a commission for the promotion of uniformity of legislation in the United States," received from the House, was read a first and second time and referred to the Committee on the Judiciary.

On motion of Senator Damon, the Senate adjourned.

#### AFTERNOON.

On motion of Senator Page, all the bills in order for a third reading this afternoon at 3 o'clock, be in order for a third reading at the present time.

The following entitled House bills were severally read a third time and passed:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association; to change its name and location, and to amend its articles of association.

An act in addition to and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a State Library Building."

Agreeably to previous notice, Senator Woodward introduced the following entitled bill, which was read a first and second time and referred to the Committee on Railroads:

An act to incorporate the Keene Electric Railway Company.

Agreeably to previous notice, Senator Preston introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act relating to hawkers and peddlers.

Agreeably to previous notice, Senator Hobbs introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act in relation to express companies.

Senator Lyman, under suspension of the rules, sixteen senators actually voting in favor thereof, introduced a bill entitled "An act enabling the town of Durham to contract with the directors of the Durham Library Association," which was read a first and second time and referred to the Committee on the Judiciary.

Senator Page, under suspension of the rules, sixteen senators actually voting in favor thereof, introduced a bill entitled "An

act to authorize the Worcester, Nashua & Rochester Railroad Company to issue and refund its outstanding bonds," which was read a first and second time and referred to the Committee on the Judiciary.

The following entitled House bill having been printed, was taken from the table and ordered to a third reading to-morrow morning at 11 o'clock:

An act in amendment of chapter 203 of the Public Statutes, in relation to the rates of interest.

On motion of Senator Evans, the Senate adjourned.

# WEDNESDAY, February 8, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Peavey the rules were so far suspended that its further reading was dispensed with.

The following entitled House bill was read a third time and passed:

An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

Senator Page for the Committee on Banks, to whom was referred the "House joint resolution in favor of the Sandwich Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of paragraph 7 of section 7 of chapter 55 of the Public Statutes, relating to the taxation of carriages," having considered the same,

reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed under the rule.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers, for the Committee on the Judiciary, to whom was referred the bill entitled "An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend the charter of the New Hampshire Trust Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act in amendment of the charter of the Bristol Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Knights of Honor at North Stratford in the town of Stratford," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open-air concerts," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to salaries of justices of the supreme court," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Wolfeborough Junction Water Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to continue the Bear Camp River Boom and Improvement Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to enable the extension of Russell's wharf in the city of Portsmouth," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to exempt certain property

of the Young Men's Christian Association of Concord from taxation," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Howard the following entitled House bill was taken from the table:

An act in relation to the terms of the supreme court for the county of Hillsborough.

On motion of the same senator the bill was placed back on its second reading for the purpose of amendment.

The same senator offered the following amendment:

Strike out the word "first" in the fourth line of section 1 of the printed bill, and insert in place thereof the word third, so that as amended it shall read: "The third Tuesday of September."

The amendment was adopted, and the bill ordered to a third reading this afternoon at 3 o'clock.

The following entitled Senate bills having been printed, were taken from the table and ordered to a third reading this afternoon at 3 o'clock:

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

An act for the better protection of deer.

Agreeably to previous notice, Senator Fairbanks introduced the following entitled bill, which was read a first and second time and referred to the Committee on Banks:

An act to incorporate the Postal Savings and Loan Company of Manchester.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act in addition to and in amendment of chapter 269, Laws of 1891, entitled "An act to authorize the Goffstown Fire Precinct to establish water-works."

An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments.

An act to incorporate the Brookline & Milford Railroad.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to change the name of the South Barnstead Christian Association.

An act to incorporate the New Hampshire Christian Association.

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

An act to incorporate the Mount St. Mary's Convent of the Sisters of Mercy of Manchester.

An act in relation to the Unitarian Grove Meeting Association.

An act to incorporate St. Joseph Commandery, No. 159, R. C. N., Knights of St. John, of the city of Manchester.

An act exempting towns from opening and repairing highways to summer cottages. The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred to the Committee on Incorporations:

An act to incorporate St. Joseph Commandery, No. 159, R. C. N., Knights of St. John.

An act to incorporate the Mount St. Mary's Convent of Manchester.

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

An act to incorporate the New Hampshire Christian Association.

An act to change the name of the South Barnstead Christian Association.

An act in addition to and in amendment of chapter 269, Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

To the Committee on the Judiciary:

An act in relation to the Unitarian Grove Meeting Association.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners.

To the Committee on Railroads:

An act to incorporate the Brookline & Milford Railroad.

To the Committee on Labor:

An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments.

To the Committee on Banks:

An act to provide for the employment of a clerk by the board of bank commissioners.

To the Committee on Roads, Bridges, and Canals:

An act exempting towns from opening and repairing highways to summer cottages.

On motion of Senator Killoren, the Senate adjourned.

#### AFTERNOON.

The following entitled House bill was read a third time and passed, and sent to the House of Representatives for the concurrence in Senate amendment:

An act in relation to the supreme court for the county of Hillsborough.

On motion of Senator Tasker, the following entitled bill was laid on the table:

An act for the better protection of deer.

The following entitled House bills and joint resolution were severally read a third time and passed:

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct, in the town of Hillsborough.

An act to amend the charter of the New Hampshire Trust Company.

An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest.

An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868.

Joint resolution in favor of the Sandwich Savings Bank.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence:

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

An act to enable the extension of Russell's wharf in the city of Portsmouth.

An act to continue the Bear Camp River Boom and Improvement Company.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open-air concerts.

On motion of Senator Huntington, the rules were so far suspended that the following entitled House bill was read a third time by its title and passed:

An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford.

On motion of Senator Damon, the rules were so far suspended that the following entitled House bill was read a third time by its title and passed:

An act to incorporate the Wolfeborough Junction Water Company.

On motion of Senator Woods, the rules were so far suspended that the following entitled Senate bill was read a third time by its title and passed and sent to the House of Representatives for concurrence:

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have adopted the following report of the Joint Special Committee appointed to report resolutions expressive of the sentiment of the Legislature on the life and character of James G. Blaine:

# NEW HAMPSHIRE'S TRIBUTE TO JAMES GILLESPIE BLAINE.

The Senate and House of Representatives of the state of New Hampshire in General Court convened, for and in behalf of the people we represent, hereby give expression to and order it placed upon the public records of the state, the deep sense of public sorrow at the loss to our common country of that great statesman, that tried, true, and unswerving patriot, James G. Blaine, a giant in intellectual power, the most conspicuous trait of whose character was his grand and superb Americanism, manifested and maintained on all occasions and under all circumstances in his brilliant public career.

In diplomacy and political leadership he was unsurpassed. His great genius, courage, and commanding abilities at the head of the State Department compelled the recognition of our national greatness and power all over the civilized world, the fruits of which are enjoyed in the manifest respect for the American flag and American citizenship on every sea and in every land and clime under the sun. And whether as editor, congressman, speaker, senator, cabinet minister, literateur, or diplomat, his mental grasp seemed almost infinite, while his ready analytical powers and promptness of action in matters of national concern were the wonder and admiration of his fellow-countrymen.

In private life he exemplified the best type of manhood. In his family relations he was the affectionate husband and the kind and generous father, while in society he was the devoted and worthy Christian gentleman.

We join in the universal grief over his departure, and extend to his surviving family our sincere condolence in their deep affliction: and the Governor is hereby requested to transmit a duly certified engrossed copy of this expression of New Hampshire to the family of the deceased statesman.

ALBERT B. WOODWORTH.
GEORGE C. GILMORE.
GEORGE J. FOSTER.
JOHN B. NASH.
H. W. KEYES.
S. L. BOWERS.
W. L. GOODNOW.
GEORGE S. PEAVEY.

On motion of Senator Page, the Senate concurred in the foregoing concurrent resolution sent up from the House of Representatives.

Senator Hatch for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on Revision of Laws, to whom was referred the bill entitled "An act for protection of burial places," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company.

The following entitled bill, sent up from the House of Representatives, was read a first and second time by its title:

An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company.

On motion of the same senator, the rules were so far suspended that the bill was read a third time at the present time and passed.

On motion of Senator Tasker, the following entitled bill was taken from the table and considered:

An act for the better protection of deer.

On motion of the same senator, the bill was placed back on its second reading for the purpose of amendment.

The same senator offered the following amendment:

Strike out of section 1 the words "except in the counties of Carroll, Grafton, and Coös."

The question being stated,

Shall the amendment be adopted?

Senator Damon demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Hobbs, Hatch, Bowers, Waterhouse, Woodward, Goodnow, Higgins, Reynolds, Howard, Lyman, Tasker, Killoren, Page.

The following senators voted in the negative:

Senators Woods, Huntington, Damon, Peavey, Preston, Walker, Whitaker, McLane, Hammond.

Fourteen senators voted in the affirmative.

Nine senators voted in the negative.

The affirmative prevailed and the amendment was adopted.

On motion of Senator Damon, the bill as amended was recommitted to the Committee on Agriculture.

On motion of Senator Tasker, the Senate adjourned.

THURSDAY, FEBRUARY 9, 1893.

The Senate met according to adjournment

The reading of the journal having been commenced, on motion of Senator Evans the rules were so far suspended that its further reading was dispensed with.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

Senator Preston for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Brookline & Milford Railroad Co.," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Preston for the Committee on Incorporations, to whom was referred the bill entitled "An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled 'An act to authorize the Goffstown fire precinct to establish waterworks," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Mount St. Mary's Convent of Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate St. Joseph Commandery, No. 159, R. C. N., Knights of St. John, of the city of Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the New Hampshire Christian Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to change the name of the South Barnstead Christian Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

The Committee on Engrossed Bills made the following report, which was accepted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed, bills with the following titles:

An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

An act to amend the charter of the city of Dover.

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliott City Hospital.

An act to revive the charter of the People's Light and Power Company.

An act to revive the charter of the Peterborough Water-Works Company.

An act to incorporate the Nutt Hospital of Nashua.

An act to incorporate the Timothy and Abigail B. Walker lecture fund.

An act in amendment of the charter of the Lower Bartlett Cemetery.

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

An act in amendment of section 4, chapter 286, of the Public Statutes, in relation to the annual salary of the deputy secretary of state.

An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company," passed at the January session, 1891.

An act to confirm and continue the organization of the Northeastern Association, to change its name and location, and to amend its articles of association.

An act in addition to and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

An act in amendment of the charter of the New Hampshire Savings Bank.

A joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

An act to incorporate the Dover Young Men's Christian Association.

An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873.

An act to change the name of Watson Express Company to Mutual Express Company.

N. S. HUNTINGTON, W. L. GOODNOW, GEORGE H. COLBY,

For the Committee,

On motion of Senator Huntington, the rules were so far suspended that all bills in order for a third reading at 3 o'clock this afternoon were made in order for a third reading at the present time.

The following entitled House bills were severally read a third time and passed:

An act to incorporate the Brookline & Milford Railroad Company.

An act in addition to and in amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

An act to incorporate the Mount St. Mary's Convent of the Sisters of Mercy of Manchester.

An act to change the name of the South Barnstead Christian Association.

An act to incorporate the New Hampshire Christian Association.

(Senator Bowers in the chair.)

An act to incorporate St. Joseph Commandery, No. 159, R. C. N., Knights of St. John, of the city of Manchester.

The following message was received from the House of Representatives, by their clerk:

Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill:

An act to incorporate the Dartmouth Bank.

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to incorporate the Exeter Banking Company.

An act to incorporate Court Queen City, No. 8,179, Ancient Order of Foresters, in Manchester.

An act in amendment of the charter of the trustees of the Ministers' and Widows' Charitable Fund.

An act to incorporate the Young Men's Christian Association of Littleton.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Banks:

An act to incorporate the Exeter Banking Company.

To the Committee on Revision of Laws:

An act in amendment of the charter of the trustees of the Ministers' and Widows' Charitable Fund.

To the Committee on Incorporations:

An act to incorporate Court Queen City, No. 8,179, Ancient Order of Foresters, in Manchester.

An act to incorporate the Young Men's Christian Association of Littleton.

On motion of Senator Huntington, the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet at 2:30 o'clock this afternoon.

On motion of Senator Preston, the Senate adjourned.

#### AFTERNOON.

On motion of Senator Whitaker, the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet to-morrow morning at 9:45 o'clock, and when the Senate adjourns to-morrow, it adjourn to meet next Monday evening at 7:45 o'clock.

Senator Page for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Glen Guaranty Savings Bank," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill was ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred the bill entitled "An act exempting towns from opening and repairing highways to summer cottages," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Whitaker for the Committee on Roads, Bridges, and Canals, to whom was referred the bill entitled "An act relating to the building and maintaining of bridges by the state," having considered the same, reported the same without amendment.

The report was accepted and the bill laid on the table to be printed under the rule.

Senator Tasker for the Committee on Manufactures, to whom was referred the bill entitled "An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization," having considered the same, reported the same with amendment, and recommended its passage.

Amend the bill by adding a new section as follows:

Section 3. A large part of the property and manufacturing plant of the corporation being located at Berlin Falls in this state, and its principal business being carried on at that place, the company shall be required to pay only such charter fee as is required by law to be paid by corporations which carry on their entire business and have their principal office in this state.

The report was accepted, the amendment adopted, and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Walker for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of section 9, of chapter 178 of the Public Statutes, relating to investments of guardians and trustees," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft was read a first and second time, and laid on the table to be printed under the rule.

On motion of Senator Whitaker, the rules were so far sus-

pended that all bills in order for a third reading to-morrow morning at 9:45 o'clock were made in order for a third reading at the present time.

The following entitled House bill was read a third time, passed, and sent to the House of Representatives for concurrence in the Senate amendment:

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence:

An act to incorporate the Glen Guaranty Savings Bank.

An act exempting towns from opening and repairing highways to summer cottages.

On motion of Senator Evans, the Senate adjourned.

FRIDAY, FEBRUARY 10, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Lyman, the Senate adjourned.

MONDAY, FEBRUARY 13, 1893.

The Senate met according to adjournment.

The journal was read and approved.

On motion of Senator Walker, the Senate adjourned.

TUESDAY, FEBRUARY 14, 1893.

The Senate met according to adjournment.

The journal was read and approved.

On motion of Senator Lyman, the following resolution was adopted:

WHEREAS, C. J. Hamblett, clerk of the Senate, is unable to be present on account of sickness,

Resolved, That Ira A. Chase of Bristol be elected as assistant clerk of the Senate during the absence of Charles J. Hamblett, the clerk, and that he is thereby elected to that place.

Thereupon Ira A. Chase appeared, signified his acceptance, and was duly sworn to the faithful discharge of his duties, before the president.

The following entitled Senate bill having been printed under the rule was taken up:

An act relating to the building and maintaining of bridges by the state.

And the question being stated,

Shall the bill be read a third time?

(Discussion ensued).

The bill was refused a third reading.

The following entitled Senate bills having been printed under the rule, were taken up and ordered to a third reading at 3 o'clock this afternoon:

An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

The following entitled Senate bill having been printed under the rule was taken up:

An act in amendment of paragraph 7 of section 7 of chapter 55 of the Public Statutes, relating to the taxation of carriages.

And the question being stated,

Shall the bill be read a third time?

On motion of Senator Hammond, the bill was laid upon the table.

Senator Whitaker for the Committee on Agriculture, to whom was referred the bill entitled "An act for the better protection of deer in certain counties of this state," having considered the same, reported the same in a new draft, with a new title, and recommended its passage.

The bill in a new draft was read a first and second time.

Senator Damon offered the following amendment:

Strike out the word "ten" in the first line of the bill and insert in place thereof the word five.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

On motion of Senator Hobbs, the bill, together with the proposed amendment, was laid upon the table.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved by the House of Representatives, the Senate concur-

ring. That a committee of three members of the House, with such as the Senate may join, be appointed to investigate the existing causes for drunkenness and the morphine habit, and inquire into the feasibility of establishing a state curative institution, to which paupers subject to such habits, and persons convicted of drunkenness, may be sent at the expense of the county or state, and report by bill or otherwise at this or the next session of the legislature.

The speaker has appointed, as members of such committee on the part of the House, Messrs. Hatch of Littleton, Wardwell of Winchester, and Page of Haverhill.

The Senate concurred in the passage of the foregoing concurrent resolution, and the president appointed, as members of such committee on the part of the Senate, Senators Goodnow and Hobbs.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the Senate:

Resolved by the House of Representatives, the Senate concurring, That the State Board of Health be directed to investigate the cause of the recent fire at the Strafford county almshouse and asylum, by which forty or more persons were burned to death: and further, the said board shall investigate the management, construction, and condition of the said county buildings; the board shall also include in its investigation any other almshouse or asylum for the insane in this state that it deems necessary, and the board is empowered to send for persons and papers, and it shall report at as early a day as practicable, all the particulars of its investigation, with such recommendations as it deems best for the public good.

The question being stated,

Will the Senate concur in the passage of the resolution?

# (Discussion ensued.)

On motion of Senator Waterhouse the resolution was laid on the table until after the meeting of the delegation from Strafford county.

The following message was received from the House of Repsentatives, by their clerk:

# Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled House bill:

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

The following entitled bill, sent up from the House of Representatives, was read a first and second time and referred to the Committee on Incorporations:

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

On motion of Senator Walker, the Senate adjourned.

#### AFTERNOON.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence: An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

On motion of Senator Damon, the following entitled Senate bill was taken from the table:

An act for the better protection of deer and other wild animals.

The question being stated,

Shall the amendment offered by Senator Damon be adopted?

The same senator by unanimous consent withdrew the proposed amendment and offered the following instead thereof:

Amend the bill by striking out the word "ten" and inserting in place thereof the word six.

The question being stated,

Shall the proposed amendment to the bill be adopted?

(Discussion ensued.)

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Hobbs, Hatch, Peavey, Walker, Whitaker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Bowers, Preston, and Killoren.

Eighteen senators voted in the affirmative; five senators voted in the negative.

The affirmative prevailed, the amendment was adopted, and the bill ordered to be laid on the table and printed under the rule.

Senator Woods for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in addition to section 4, chapter 135 of the Public Statutes, relating to the sale of drugs and medicines," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted:

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to preserve the forests of the state," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution adopted.

Senator Woods for the same committee, to whom was referred the bill entitled "An act to exempt certain property of Crafts & Green from taxation," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the same committee, to whom was referred the bill entitled "An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 11 o'clock to-morrow morning.

On motion of Senator Hammond the Senate adjourned.

WEDNESDAY, February 15, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Damon the rules were so far suspended that its further reading was dispensed with.

The following entitled House bill was read a third time and passed:

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of rail-road commissioners.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Court Queen City, No. 8.179. Ancient Order of Foresters, in Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Huntington for the Committee on the Judiciary, to whom was referred House joint resolution No. 35, "Providing for the appointment of a commission for the promotion of uniformity of legislation in the United States," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator Huntington the rules were so far suspended that the joint resolution was read a third time and passed at the present time.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Walker for the same committee, to whom was referred the bill entitled "An act enabling the town of Durham to contract with the directors of Durham Library Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to authorize the Whitefield Village fire precinct to purchase and maintain the water-works of the Whitefield Aqueduct Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Young Men's Christian Association of Littleton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

The same senator for the Committee on Banks, to whom was

referred the bill entitled "An act to provide for the employment of a clerk by the board of bank commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Evans for the Committee on Soldiers' Home, to whom was referred the bill entitled "An act in relation to the Soldiers' Home at Tilton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

The following entitled Senate bill having been printed, was taken from the table:

An act for the better protection of deer and other wild animals.

Senator Hammond offered the following amendment:

Amend the bill by inserting after the word "caribou," in the third line, the following:

Or shall at any time hunt, kill, destroy, pursue, or capture with dogs any moose, caribou, or deer.

The question being stated.

Shall the proposed amendment be adopted?

(Discussion ensued.)

(Question pending.)

On motion of Senator Lyman, the bill with the proposed amendment was re-committed to the Committee on Agriculture.

On motion of Senator Hammond, Senate bill No. 46, entitled "An act in amendment of paragraph 7 of section 7 of chapter

55 of the Public Statutes, relating to the taxation of carriages," was taken from the table and considered.

The question being stated,

Shall the bill be read a third time?

(Discussion ensued.)

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Hobbs, Hatch, Peavey, Walker, Whitaker, Waterhouse, Lyman, Tasker, Killoren, and Page.

The following senators voted in the negative:

Senators Bowers, Preston, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, and Hammond.

Fourteen senators voted in the affirmative.

Ten senators voted in the negative.

The affirmative prevailed, and the bill was ordered to a third reading at 3 o'clock this afternoon.

Senator Damon moved that the rules be so far suspended that the bill be read a third time and passed at the present time.

The motion was lost.

On motion of the same senator, the Senate adjourned.

## AFTERNOON.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence:

An act enabling the town of Durham to contract with the directors of the Durham Library Association.

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds.

The following entitled House bills were severally read a third time and passed:

An act in relation to the Soldier's Home at Tilton.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to incorporate the Young Men's Christian Association of Littleton.

An act to incorporate Court Queen City, No. 8,179, of the Ancient Order of Foresters, in Manchester.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

On motion of Senator Howard, the rules were so far suspended that the following entitled House bill was read a third time by its title and passed:

An act to authorize the Whitefield Village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

The following entitled Senate bill, being in order for a third reading, was taken up:

An act in amendment of paragraph 7 of section 7 of chapter 55 of the Public Statutes, relating to the taxation of carriages.

On motion of Senator Woodward, the bill was put back upon its second reading for the purpose of amendment.

The same senator offered the following amendment:

After the word "bicycles" insert the words, libraries both law and private.

The question being stated,

Shall the amendment be adopted?

Senator Woodward demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Damon, Bowers, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, and Lyman.

The following senators voted in the negative:

Senators Woods, Huntington, Hobbs, Hatch, Peavey, Preston, Walker, Whitaker, Reynolds, Tasker, and Page.

Twelve senators voted in the affirmative.

Eleven senators voted in the negative.

The affirmative prevailed, and the amendment was adopted.

Senator Hammond offered the following amendment:

Amend the bill by inserting after the word "bicycles" the word tricycles.

Senator Bowers offered the following amendment:

Amend the bill by inserting after the word "tricycles" the words, gold watches, precious stones, and jewelry.

Senator Hobbs offered the following amendment to the amendment proposed by Senator Hammond:

Amend the amendment by adding the words, and all property that has any intrinsic value within the state of New Hampshire.

The question being stated,

Shall the amendment to the amendment be adopted?

(Discussion ensued.)

The same senator demanded the year and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Hobbs, Waterhouse, Woodward, Goodnow, McLane, Fairbanks, Reynolds, Howard, Hammond, Lyman, and Killoren.

The following senators voted in the negative:

Senators Evans, Woods, Hatch, Bowers, Peavey, Preston, Walker, Whitaker, Higgins, Tasker, and Page.

Thirteen senators voted in the affirmative.

Eleven senators voted in the negative.

The affirmative prevailed and the amendment to the amendment was adopted.

(Question pending.)

Senator Fairbanks moved that the bill be indefinitely postponed.

The question being stated,

Shall the bill be indefinitely postponed?

Senator Lyman demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Huntington, Damon, Hatch, Bowers, Peavey, Preston, Whitaker, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, and Tasker.

The following senators voted in the negative:

Senators Woods, Hobbs, Walker, Waterhouse, Lyman, Killoren, and Page.

Seventeen senators voted in the affirmative.

Seven senators voted in the negative.

The motion prevailed and the bill was indefinitely postponed.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act to change the name of the town of Albany to that of Chocorna.

The following entitled bill, sent up from the House of Representatives, was read a first and second time and referred to the Committee on Towns and Parishes:

An act to change the name of the town of Albany to that of Chocorua.

On motion of Senator Fairbanks, the following concurrent resolution, sent up from the House of Representatives, was taken from the table and considered:

Resolved by the House of Representatives, the Senate concurring, That the state board of health be directed to investigate the cause of the recent fire at the Strafford county almshouse and asylum, by which forty or more persons were burned to death; and further, the said board shall investigate the management, construction, and condition of the said county buildings.

The board shall also include in its investigation any other almshouse or asylum for the insane in this state that it deems necessary, and the board is empowered to send for persons and papers, and it shall report at as early a day as practicable, all the particulars of its investigations with such recommendations as it deems best for the public good.

The question being stated.

Will the Senate concur in the passage of the resolution?

(Discussion ensued.)

The Senate unanimously concurred in the passage of the same.

On motion of Senator Waterhouse, the rules were so far suspended, sixteen senators actually voting in favor thereof, that he was allowed at this time to introduce a bill entitled "An act in amendment of the charter of the Manufacturers and Village Library of Somersworth," which was read a first and second time and referred to the Committee on Incorporations.

On motion of Senator Page, the rules were so far suspended, sixteen senators actually voting in favor thereof, that he was allowed at this time to introduce a bill entitled "An act to incorporate the Coös and Grafton Electric Light, Heat, and Power Company," which was read a first and second time and referred to the Committee on Incorporations.

On motion of Senator Preston, the following resolution was adopted:

Resolved. That the clerk be instructed to place the Nashua Daily Telegraph on the list of legislative papers for the Senate instead of the New Hampshire Republican.

On motion of Senator Tasker, the Senate adjourned.

THURSDAY, FEBRUARY 16, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Damon the rules were so far suspended that its further reading was dispensed with. Senator Higgins for the Committee on Banks, to whom was referred the bill entitled "An act in amendment of chapter 269 of the Session Laws of 1889, entitled 'An act to incorporate the People's Mortgage and Debenture Company in the city of Dover,' "having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 3 o'clock this afternoon.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to flowage and drainage rights and reservoirs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being stated,

Shall the report of the committee be adopted?

Senator Lyman moved that the report of the committee be laid upon the table, and upon this question demanded a division.

(Discussion ensued.)

A division was taken, with the following result:

Five senators voted in the affirmative.

Fourteen senators voted in the negative.

The negative prevailed and the motion was lost.

The original question pending.

On motion of Senator Damon, the bill with the accompanying report was laid on the table, ordered printed, and made the special order for business next Tuesday at 11:30 o'clock in the forenoon.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to tax lands in unincorporated places," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to exemptions of property from taxation," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being stated,

Shall the resolution of the committee be adopted?

(Discussion ensued.)

Upon this question Senator Hobbs demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Damon, Bowers, Peavey, Preston, Walker, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman, Tasker, Killoren, and Page.

The following senators voted in the negative:

Senators Hobbs, Hatch, Whitaker, and Waterhouse.

Nineteen senators voted in the affirmative.

Four senators voted in the negative.

The affirmative prevailed, and the resolution of the committee was adopted.

The following report from the Committee on Engrossed Bills was accepted and adopted:

THURSDAY, February 16, 1893.

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act to amend the charter of the New Hampshire Trust Company.

A joint resolution in favor of the Sandwich Savings Bank.

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

An act in amendment of the charter of the Bristol Savings-Bank, approved July 1, 1868.

An act to incorporate the Dartmouth Bank.

An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge Village fire precinct in the town of Hillsborough.

An act to incorporate the Wolfeborough Junction Water Company.

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirm its organization.

An act to incorporate the Knights of Honor at North Stratford in the town of Stratford.

> W. L. GOODNOW, N. S. HUNTINGTON,

> > For the Committee.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to establish a high school district in that part of the town of Canaan formerly known as Districts Nos. 6, 7, and 8.

An act to establish a third judicial district in the county of Grafton.

The following entitled bill, sent up from the House of Representatives, was read a first and second time and referred to the Committee on the Judiciary:

An act to establish a third judicial district in the county of Grafton.

The following entitled bill, sent up from the House of Representatives, was read a first and second time:

An act to establish a high school district in that part of the town of Canaan formerly known as Districts Nos. 6, 7, and 8.

Senator Damon moved that the rules be so far suspended that the bill be read a third time and passed at the present time.

The motion prevailed.

Senator Hammond moved that the rules be so far suspended that the bill be read the third time by its title.

The motion prevailed, and the bill was read a third time by its title and passed.

On motion of Senator Hammond, the following resolution was adopted:

Resolved, That when the Senate adjourns this morning, it adjourn to meet at 2:30 o'clock this afternoon.

On motion of Senator Tasker, the Senate adjourned.

#### AFTERNOON.

On motion of Senator Hammond, the rules were so far suspended that all bills in order for a third reading at 3 o'clock this afternoon be made in order at 2:30 o'clock.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act in amendment of chapter 269 of the Session Laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the Unitarian Grove Meeting Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 11 o'clock to-morrow morning.

On motion of Senator Huntington, the rules were so far suspended, sixteen senators actually voting in favor thereof, that he was allowed to introduce a bill entitled "An act in amendment of chapter 288 of the Pamphlet Laws passed January session, 1891, entitled 'An act to incorporate the Mascoma Light, Heat, and Power Company,'" which was read a first and second time.

On motion of the same senator, the rules were so far suspended that the bill was read a third time, passed at the present time, and sent to the House of Representatives for concurrence.

On motion of Senator Hatch, the following resolution was adopted:

Resolved. That when the Senate adjourns this afternoon it be to meet at 9:45 o'clock to-morrow morning, and that when the Senate adjourns to-morrow, it be to meet next Monday evening at 7:45 o'clock.

Senator Reynolds for the Committee on Towns and Parishes, to whom was referred the bill entitled "An act to authorize the establishment of a fire and highway precinct in the town of Conway," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading at 9:45 o'clock to-morrow morning.

On motion of Senator Lyman, all bills in order for a third reading to-morrow morning were made in order for a third reading at the present time.

The following entitled House bills were severally read a third time and passed:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

An act in relation to the Unitarian Grove Meeting Association.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

The following entitled bill, sent up from the House of Representatives, was read a first and second time and referred to the Committee on Agriculture:

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

On motion of Senator Hammond, the Senate adjourned.

FRIDAY, FEBRUARY 17, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Lyman, the Senate adjourned.

MONDAY, FEBRUARY 20, 1893.

The Senate met according to adjournment.

Senator Lyman having assumed the chair, read the following communication:

Concord, February 17, 1893.

Hon. Fohn D. Lyman:

DEAR SIR: As I shall be absent from the city Monday, will you please take the chair and preside during the evening session?

Very truly yours,

JOHN McLane, President.

The journal was read and approved.

On motion of Senator Walker, the Senate adjourned.

TUESDAY, FEBRUARY 21, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act to incorporate the Merchants' Guaranty Savings Bank.

An act to incorporate the Claremont Guaranty Savings Bank.

An act to authorize the Excelsior Fibre Company to increase its capital stock.

An act to constitute Black River Railroad Company a corporation within the state of New Hampshire.

An act to further amend an act entitled "An act to incorporate Northwood Academy," approved June 22, 1867.

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

An act to incorporate the Derryfield Club, of Manchester, N. H.

An act in relation to the village fire district in the town of Bethlehem.

An act to enable the town of Loudon to purchase the school property in said town.

An act to amend the charter of the Electric Meter and Motor Company.

An act to revive the charter of the Claremont Loan and Trust Company.

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

An act to incorporate the Suncook Valley Banking Company.

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

An act in amendment of chapter 214 of the Pamphlet Laws passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act to incorporate the French Pond Granite Railway Company.

## Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill:

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

An act in relation to the village fire district in the town of Bethlehem.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

To the Committee on Banks:

An act to incorporate the Suncook Valley Banking Company.

An act to incorporate the Claremont Guaranty Savings Bank.

An act to revive the charter of the Claremont Loan and Trust Company.

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act to incorporate the Merchants' Guaranty Savings Bank.

To the Committee on Incorporations:

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

An act to amend the charter of the Electric Meter and Motor Company.

An act to authorize the Excelsior Fibre Company to increase its capital stock.

An act to incorporate the Derryfield Club of Manchester, N. H.

To the Committee on Railroads:

An act in amendment of chapter 214 of the Pamphlet Laws passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act to incorporate the French Pond Granite Railway Company.

An act to constitute Black River Railroad Company a corporation within the state of New Hampshire.

To the Committee on Education:

An act to enable the town of Loudon to purchase the school property in said town.

To the Committee on Revision of Laws:

An act to further amend an act entitled "An act to incorporate Northwood Academy, approved June 22, 1867."

The Senate then considered the special business of the hour, which was the consideration of the following entitled Senate bill and the report:

An act in relation to flowage and drainage rights and reservoirs.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to flowage and drainage rights and reservoirs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the Senate refused to adopt the resolution.

Senator Hobbs offered the following amendment:

Strike out in the second, third, and fourth lines of the printed bill, the following: "individuals or corporations, and not taxed by the towns in which such flowage rights and drainage rights and reservoirs are situated," and insert in place thereof the following: the Saco Water-Power Company, a corporation chartered in the state of Maine.

And the question being stated:

Shall the amendment be adopted?

On motion of Senator Killoren, the bill was recommitted to the Committee on the Judiciary.

Unanimous consent being given, Senator Lyman introduced the following joint resolution, which was read a first and second time and referred to the Committee on the Judiciary:

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

On motion of Senator Damon, the Senate adjourned.

#### AFTERNOON.

On motion of Senator Evans, the following entitled bill with the report was taken from the table, and on motion of the same senator the bill and report were recommitted to the Committee on Revision of Laws:

An act in amendment of chapter 203 of the Public Statutes, relating to the rate of interest.

On motion of Senator Whitaker, the Senate adjourned.

# WEDNESDAY, FEBRUARY 22, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Killoren the rules were so far suspended that its further reading was dispensed with.

The following report of the Committee on Engrossed Bills was accepted and adopted:

The Committee on Engrossed Bills reported that they have carefully examined and found correctly engrossed bills with the following titles:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of rail-road commissioners.

An act to establish a high school district in that part of the town of Canaan formerly known as districts Nos. 6, 7, and 8.

Joint resolution providing for the appointment of a commissioner for the promotion of uniformity of legislation in the United States.

An act to change the name of the South Barnstead Christian Association.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to incorporate the Brookline & Milford Railroad Company.

An act to incorporate the New Hampshire Christian Association.

An act to incorporate the Mount St. Mary's Convent of Manchester.

An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown Fire Precinct to establish water-works."

An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

An act to incorporate the Young Men's Christian Association of Littleton.

An act to incorporate Court Queen city, No. 8,179, Ancient Order of Foresters, in Manchester.

An act in relation to the Unitarian Grove Meeting Association.

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

An act in relation to the Soldiers' Home at Tilton.

An act exempting towns from opening and repairing highways to summer cottages.

An act to incorporate St. Joseph Commandery, No. 159, R. C. N., Knights of St. John, of the city of Manchester.

GEORGE H. ROBY. GEORGE H. COLBY.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the village fire district in the town of Bethlehem," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to establish a third judicial district in the county of Grafton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the "Senate joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale." having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Waterhouse for the Committee on Agriculture, to whom was referred the bill entitled "An act to prevent the taking of smelts in Great Bay and the waters of the Piscataqua river," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the rental of telephones and telephone charges," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

The Committee on the Judiciary asked leave to introduce the following entitled bill, and recommended its passage:

An act in amendment of section 2 of chapter 265 of the Public Statutes, in relation to minors.

Leave was granted, and the bill read a first and second time and ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred Senate bill No. 50, entitled "An act in relation to flowage and drainage rights and reservoirs," which has been recommitted to them, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the question being stated,

Shall the resolution be adopted?

(Discussion ensued.)

Senator Hobbs demanded the yeas and nays, and the clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Hatch, Bowers, Peavey, Walker, Woodward, Goodnow, McLane, Fairbanks, Lyman, Killoren, Page.

The following senators voted in the negative:

Senators Hobbs, Waterhouse, Higgins, Reynolds, Tasker.

Fifteen senators voted in the affirmative, and five senators voted in the negative.

The affirmative prevailed and the resolution was adopted.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock

An act to incorporate the Merchants' Bank.

An act to change the name of the Granite State Trust Company.

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to amend the charter of the Windsor & Forest Line Railroad.

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works, and in amendment of all acts passed subsequently thereto relating to said water-works."

An act to incorporate the Concord Electric Light and Power Company.

An act to incorporate the Lancaster Fire Association.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company, passed at the session of 1889."

An act to incorporate the Simms Stream Valley Railway Company.

An act in amendment of and in addition to an act to incorporate the Whitefield Aqueduct Company.

An act to incorporate the Gardner Cable Company.

An act to revive and amend the charter of the Little River Railroad, passed at the January session, 1891.

An act to incorporate the Mercantile Insurance Company.

An act in amendment of the charter of the Capital Fire Insurance Company.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act reviving, amending, and enlarging the charter of the Warner and Kearsarge Road Company.

An act prohibiting the appointment of persons not resident in the state as special police officers.

An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford for school purposes.

An act to amend section 4, chapter 133, Public Statutes of 1891, entitled "An act to protect salmon and trout."

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas from the town school district in Northfield, and annex the same to Union School District No. 1, in Tilton, for school purposes.

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act providing for the sale of real estate subject to contingent interests.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house at Exeter

An act to authorize the state treasurer to negotiate a temporary loan.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act relating to parents who abandon minor children under ten years of age.

An act for the custody, care, and use of the state library building.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in relation to "High Water Mark" monument on the Gettysburg battlefield.

Joint resolution providing for the printing of proceedings at dedication of Thornton monument.

Joint resolution in favor of the town of Raymond.

The following entitled bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act prohibiting the appointment of persons not residents of the state as special police officers.

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock.

An act providing for the sale of real estate, subject to contingent interests.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new courthouse at Exeter, An act relating to parents who abandon minor children under ten years of age.

Joint resolution in relation to "High Water Mark" monument on the Gettysburg battlefield.

To the Committee on Incorporations:

An act to incorporate the Gardner Cable Company.

An act to incorporate the Cascade Electric Light and Power Company.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company," passed at the session of 1889.

An act to incorporate the Lancaster Fire Association.

An act in amendment of and in addition to "An act to incorporate the Whitefield Aqueduct Company."

An act to incorporate the Mercantile Insurance Company.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act in amendment of the charter of the Capital Fire Insurance Company.

(Senator Lyman in the chair.)

To the Committee on Railroads:

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to amend the charter of the Windsor & Forest Line Railroad.

An act to incorporate the Simms Stream Valley Railway Company.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act to revive and amend the charter of the Little River Railroad, passed at the January session, 1891.

To the Committee on Education:

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas from the town school district in Northfield, and annex the same to Union School District No. 1, in Tilton, for school purposes.

An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford for school purposes.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in favor of the town of Raymond.

To the Committee on Banks:

An act to incorporate the Merchants' Bank.

An act to change the name of the Granite State Trust Company.

To the Committee on Military Affairs:

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

Joint resolution providing for the printing of proceedings at dedication of Thornton monument.

To the Committee on Finance:

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act to authorize the state treasurer to negotiate a temporary loan.

To the Committee on Roads, Bridges, and Canals:

An act reviving, amending, and enlarging the charter of the Warner and Kearsarge Road Company.

To the Committee on State Library:

An act for the custody, care, and use of the state library building.

To the Committee on Agriculture:

An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to amend section 4, chapter 133, Public Statutes of 1891, entitled "An act to protect salmon and trout."

On motion of Senator Damon, the rules were so far suspended that the following entitled bill sent up from the House of Representatives was read a first and second time by its title:

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works, and in amendment of all acts passed subsequently thereto relating to said water-works."

On motion of Senator Reynolds, the rules were so far suspended that the foregoing bill was read a third time by its title and passed at the present time.

On motion of Senator Whitaker, the Senate adjourned.

#### AFTERNOON.

The following entitled House bills were severally read a third time and passed:

An act in relation to the village fire districts in the town of Bethlehem.

An act to establish a third, judicial district in the county of Grafton,

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

The following entitled Senate bill and joint resolution were severally read a third time, passed, and sent to the House of Representatives for concurrence:

An act in amendment of section 2, chapter 265 of the Public Statutes, in relation to minors.

Joint resolution of thanks to William E. Chandler, for his gift to the state of a statue of John Parker Hale.

On motion of Senator Whitaker, the following entitled bill was re-committed to the Committee on the Judiciary:

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of an act entitled 'An act to incorporate Mount Lebanon Lodge, No. 32," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Derryfield club of Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of

the charter of the Manufacturers' and Village Library," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods, under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill, which was read a first and second time and referred to the Committee on Education:

An act to sever the homestead farm of John G. and Harry Chamberlin from Woodsville high school district in Haverhill, and annex the same to Bath for school purposes.

On motion of Senator Lyman, the Senate adjourned.

# THURSDAY, FEBRUARY 23, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Tasker the rules were so far suspended that its further reading was dispensed with.

The following entitled House bills were severally read a third time and passed:

An act to incorporate the Derryfield Club of Manchester, N. H.

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

The following entitled bill was read a third time, and on motion of Senator Fairbanks laid on the table:

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to parents who abandon minor children under ten years of age," having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and resolution adopted.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Eastern Fire Insurance Company of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to authorize the Excelsior Fibre Company to increase its capital stock," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of the charter of the Capital Fire Insurance Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Simms Stream Valley Railway Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Gardner Cable Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Mercantile Insurance Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act additional to an act entitled 'An act to incorporate the Consolidated Light and Power Company,' passed at the session of 1889," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on State Library, to whom was referred the bill entitled "An act for the custody, care, and use of the state library building," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on Railroads, to whom was referred the bill entitled "An act to revise and extend the charter of the Blackwater Valley Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to amend the charter of the Electric Meter and Motor Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Exeter Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Fairbanks for the Committee on Finance, to whom was referred the bill entitled "An act to authorize the state treasurer to negotiate a temporary loan," having considered the

same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Lancaster Fire Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house at Exeter," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to change the name of the Merrimack Mortgage and Debenture Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Hobbs for the Committee on Finance, to whom was referred the bill entitled "An act to provide for the assessment and collection of an annual state tax for the term of two years," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act to amend the charter of the Windsor & Forest Line Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act to revive the charter of the Claremont Loan and Trust Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Whitaker, the following entitled bill and report were laid on the table:

An act relating to the improvement of the Ammonoosuc river and its tributaries at Bath, Haverhill, Easton, Landaff, and Woodstock.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act providing for a bounty on hawks.

An act to incorporate the Black Mountain Railroad.

An act to secure the right of trial by jury in equity cases.

An act to sever the homestead of Bert P. Thompson from school district in Lee and annex the same to school district in Newmarket for school purposes.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for recording thereof.

An act to amend section 49 of chapter 43 of the Public Statutes, relating to fiscal year.

An act to change the time for the annual report of the insurance commissioner.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

On motion of Senator Page, the following report and bill were taken from the table and considered:

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the improvement of the Ammonoosuc River and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock," having considered the same, reported the same with the following amendment:

Strike out the words "or through" in the second line of the third section, so that said section shall read: "Section 3. Said corporation may make and establish such rates of toll for driving logs, wood, or timber over said dams, streams, and waters, as may seem to them equitable, and shall have the power to sue for and collect said toll, and shall have a lien on said logs until said toll is paid or satisfactorily secured," and recommended its passage.

The report was accepted, the amendment adopted, and the bill ordered printed under the rule.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill with an amendment, in the passage of which amendment they ask the concurrence of the honorable Senate:

An act to incorporate the Contoocook River Navigation and Improvement Company.

Amend the bill by adding the following to section 2: And said corporation is hereby authorized and empowered to remove rocks, flood-wood, and other obstructions from the bed and banks in that portion of the Contoocook in Concord and Hopkinton, and may build all necessary piers, so that the navigation of said river may be made safe. If, in making such improvements, any person sustains damage to his property, and the parties concerned cannot agree as to the amount thereof, either party may apply to the supreme court for the county of Merrimack, and said court shall cause said damage to be determined by a committee of three disinterested men; provided, however, if either party be dissatisfied with the award of said committee and shall, at the term of the court when said award is presented, apply to said court for a jury trial, in the same manner as other like cases are determined, the said court shall by jury determine the amount of such damage accordingly.

On motion of Senator Whitaker, the Senate concurred in the oregoing amendment proposed by the House of Representatives.

(Senator Huntington in the chair.)

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors.

An act to amend section 49 of chapter 43 of the Public Statutes, relating to fiscal years.

An act to change the time for the annual report of the insurance commissioner.

An act in relation to the salaries of judges and registers of probate for Hillsborough and Merrimack counties.

An act to secure the right of trial by jury in equity cases.

To the Committee on Agriculture:

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

An act providing for a bounty on hawks.

To the Committee on Railroads:

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipments and rolling stock, and providing for the recording thereof.

An act to incorporate the Black Mountain Railroad.

To the Committee on Education:

An act to sever the homestead of Bert P. Thompson from school district in Lee, and annex the same to the town of Newmarket, for school purposes.

On motion of Senator Fairbanks, the Senate adjourned to meet this afternoon at 2:30 o'clock.

### AFTERNOON.

On motion of Senator Lyman, the rules were so far suspended that all bills in order for a third reading this afternoon at 3 o'clock be in order for a third reading at the present time.

The following entitled House bills were severally read a third time and passed:

An act to incorporate the Mercantile Insurance Company.

An act to amend the charter of the Windsor & Forest Line Railroad.

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act to incorporate the Lancaster Fire Association.

An act to authorize the state treasurer to negotiate a temporary loan.

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house at Exeter.

An act for the custody, care, and use of the state library building.

An act to revive the charter of the Claremont Loan and Trust Company.

An act to provide for the assessment of an annual state tax for the term of two years.

An act to amend the charter of the Electric Meter and Motor Company.

An act in amendment of the charter of the Capital Fire Insurance Company.

An act to authorize the Excelsior Fibre Company to increase its capital stock.

On motion of Senator Hammond, the rules were so far suspended that the following entitled House bill was read a third time by its title and passed:

An act to incorporate the Simms Stream Valley Railway Company.

On motion of Senator Whitaker, the rules were so far suspended that the following entitled House bill was read a third time by its title and passed:

An act to incorporate the Exeter Banking Company.

On motion of Senator Damon, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act to incorporate the Gardner Cable Company.

On motion of Senator Howard, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

On motion of Senator Page, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act additional to an act to incorporate the Consolidated Light and Power Company, passed at the session of 1889.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted,

And the question being stated,

Shall the bill be read a third time?

Senator Whitaker offered the following amendment:

Amend section 8 by striking out in the first line of the printed bill the words "the commissioners and," and by inserting at the end of said section the words, but the commissioners shall receive no compensation, so that said section as amended shall read as follows: "Sec. 8. The compensation of all members of the police force shall be fixed from time to time by the city councils, and the total amount expended for the maintenance of said police force shall at no time exceed the amount appropriated for that purpose by the city councils. But the commissioners shall receive no compensation."

And the question being stated,

Shall the amendment be adopted?

Senator Whitaker demanded the yeas and nays.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Damon, Bowers, Walker, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Six senators voted in the affirmative.

Ten senators voted in the negative.

The negative prevailed and the amendment was lost, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Hobbs, the bill was laid on the table and made a special order for next Tuesday at 11:30.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for the sale of real estate, subject to contingent interest," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Tasker, the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow morning it adjourn to meet next Monday evening at 7:45 o'clock.

On motion of Senator Howard, the Senate adjourned.

FRIDAY, FEBRUARY 24, 1893.

The Senate met according to adjournment.

Senator Lyman took the chair, and read the following communication:

CONCORD, N. H., February 23, 1893.

Hon. Fohn D. Lyman:

DEAR SIR: As I shall be absent Friday morning, will you please take the chair and preside during my absence?

Very truly,

JOHN McLANE, President.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended that its further reading was dispensed with.

The following report from the Committee on Engrossed Bills was accepted and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed the bill with the following title:

An act to establish the city of Semersworth.

GEO. H. ROBY.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills:

An act to establish the city of Somersworth.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act in amendment of chapter 288 of the Pamphlet Laws passed January session, 1891, entitled "An act to incorporate Mascoma Light, Heat, and Power Company."

The House of Representatives refuse to concur with the honorable Senate in the passage of the following entitled bill sent down from the honorable Senate:

An act for the better protection of nut-bearing trees.

On motion of Senator Walker, the Senate adjourned.

MONDAY, FEBRUARY 27, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to incorporate the Gymnasium.

An act to establish a special school district in the town of Stewartstown.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Education:

An act to establish a special school district in the town of Stewartstown.

To the Committee on Incorporations:

An act to incorporate the Gymnasium.

On motion of Senator Walker, the Senate adjourned.

TUESDAY, February 28, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives have passed a bill with the following title, in the passage of which they ask the concurrence of the Senate:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

The House of Representatives concur with the honorable Senate in the passage of their amendments to the following entitled House bills:

An act in relation to the terms of the supreme court for the county of Hillsborough.

An act providing a seal for the registrar of vital statistics.

The following entitled bill, sent up from the House of Representatives, was read a first and second time and referred to the Committee on the Judiciary:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act prohibiting the appointment of persons not resident of the state as special police officers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to children of paupers," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill (in a new draft) read a first and second time and ordered printed under the rule.

On motion of Senator Lyman, the following joint resolution with the report was recommitted to the Committee on the Judiciary:

Joint resolution in relation to "High Water Mark" monument on the Gettysburg battlefield.

The Senate then proceeded to consider the special order of the hour, which was House bill No. 88, entitled "An act in

amendment of the charter of the city of Concord, creating a board of police commissioners for said city."

And the question being stated,

Shall the bill pass?

(Discussion ensued.)

Senator Whitaker demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fifteen senators voted in the affirmative and nine senators voted in the negative.

The affirmative prevailed and the bill passed.

On motion of Senator Huntington, the Senate adjourned.

## AFTERNOON.

The following entitled House bill was read a third time and passed:

An act providing for the sale of real estate subject to contingent interest.

Senator Walker for the Committee on Revision of Laws, to whom was referred the bill entitled "An act to further amend an act entitled An act to incorporate Northwood Academy," approved June 22, 1867," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill (in a new draft) read a first and second time and ordered to a third reading to-morrow morning at 11 o'clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred the bill entitled "An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Woodward, the Senate adjourned.

# WEDNESDAY, March 1, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Higgins the rules were so far suspended that its further reading was dispensed with.

The following entitled Senate bill was read a third time and passed, and sent to the House of Representatives for concurrence:

An act to amend an act entitled "An act to incorporate the Northwood academy."

The following entitled House bill was read a third time and passed:

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

Senator Tasker for the committee on Senate bill No. 66, to whom was referred the bill entitled "An act to sever the

homestead farm of John G. and Harry Chamberlin from Woodsville high school district in Haverhill, and annex the same to Bath for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to secure the right of trial by jury in equity cases," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Coös and Grafton Electric Light, Heat, and Power Company," having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Damon for the Committee on Education, to whom was referred the bill entitled "A joint resolution in favor of the town of Raymond," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipments and rolling-stock, and providing for the recording thereof," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Tasker for the committee on Senate bill No. 45, to whom was referred the bill entitled "An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Tasker for the committee on House bill No. 29, to whom was referred the bill entitled "An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Union Electric Company of Goffstown," having considered the same, reported the same with the following amendments, and as amended recommended its passage:

Amend section 4 by striking out the word "five," and inserting instead thereof the word three, so that said section as amended shall read as follows: "Section 4. The capital stock of said corporation shall consist of such number of shares, not exceeding the par value of one hundred dollars each, as may from time to time be determined by the directors of said corporation, not exceeding in the whole the sum of three hundred thousand dollars."

Also amend section 5, by inserting the words, and paid in, after the word, "issued," so that said section as amended shall read as follows: "Section 5. The said corporation may borrow money, for the purpose of carrying into effect the provisions of this act, to an extent not exceeding the capital stock actually issued and paid in from time to time, and issue its bonds or other obligations therefor, and secure the same by mortgage upon the property, rights, and franchises of said corporation."

The report was accepted, amendments adopted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Education, to whom was referred the "House joint resolution No. 31, in favor of the Granite State Deaf Mute Mission," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Education, to whom was referred the bill entitled "An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas, from the town school district in Northfield, and annex the same to Union school district, No. 1, in Tilton, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

The following entitled bill, having been printed, was taken

from the table and ordered to a third reading this afternoon at 3 o'clock:

An act in relation to the children of paupers.

The following entitled bill having been printed under the rule was ordered to a third reading this afternoon at 3 o'clock:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

# MAJORITY REPORT.

The Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the city of Manchester, establishing a board of police commissioners for said city," having considered the same, reported the same without amendment and recommended its passage.

S. L. BOWERS,
J. B. WALKER,
N. S. HUNTINGTON,
For the Majority Committee.

# MINORITY REPORT.

The Committee on the Judiciary, to which committee was referred the bill entitled "An act in relation to the city of Manchester, establishing a board of police commissioners for said city," having considered the same, report the same with the following resolution, which resolution they recommend for passage, viz.:

Resolved, That it is inexpedient to legislate.

CALVIN PAGE, E. WOODS, Minority of the Committee.

Senator Page moved that the minority report be accepted, and substituted for that of the majority.

The question being stated,

Shall the minority report be accepted, and substituted for that of the majority?

(Discussion ensued.)

Senator Fairbanks demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Nine senators voted in the affirmative and fifteen senators voted in the negative.

The negative prevailed and the motion was lost.

And the question being stated,

Shall the majority report be accepted and adopted?

Senator Reynolds demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fifteen senators voted in the affirmative and nine in the negative.

The affirmative prevailed and the majority report was adopted.

Senator Page offered the following amendment, which was

Amend section 1 of the bill, by adding at the end of said section 1 the words, And in order that said board shall be entirely and truly non-partisan, two members of said board shall be appointed from the Democratic party, so that said section as amended shall read as follows, viz.: "Section 1. The governor, with the advice and consent of the council, shall appoint from the two principal political parties, three citizens of Manchester who shall have been residents therein at least five years immediately preceding the date of their appointment, who shall constitute a board of police commissioners for said city, one of whom shall hold office for two years from January 1, 1894, one for four years, and one for six years from said date, or until his successor is appointed and qualified; and biennially thereafter, in the month of December, the governor, with the advice and consent of the council, shall appoint one commissioner, who shall take the place of the one whose term expires, and who shall serve for six years, unless sooner removed, as hereinafter provided, and any vacancy in said board shall be filled in the same manner. One member of said board shall be designated by the governor as chairman, and two shall constitute a quorum. And in order that said board shall be entirely and truly non-partisan, two members of said board shall be appointed from the Democratic party."

Senator Hobbs offered the following amendment:

Amend section 7: Strike out the words, "on its passage," and insert the words, when a majority of the legal voters in said city shall vote to accept the same.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman.

Nine senators voted in the affirmative, and fourteen senators voted in the negative.

The negative prevailed, and the amendment was rejected.

Senator Reynolds moved that the bill be indefinitely postponed.

And the question being stated,

Shall the bill be indefinitely postponed?

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Nine senators voted in the affirmative and fifteen senators voted in the negative.

The negative prevailed and the motion was lost, and the bill was ordered to a third reading this afternoon at 3 o'clock.

The following report of the Committee on Engrossed Bills was accepted and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act providing a seal for the registrar of vital statistics.

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

An act in relation to the terms of the supreme court for the county of Hillsborough.

An act to prevent the taking of smelts in Great Bay and the waters of the Piscataqua.

An act to establish a third judicial district in the county of Grafton.

An act to incorporate the Derryfield Club of Manchester.

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act to amend the charter of the Windsor & Forest Line Railroad.

An act to incorporate the Mercantile Insurance Company.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act in amendment of chapter 288 of the Pamphlet Laws passed January session, 1891, entitled an act to incorporate Mascoma Light, Heat, and Power Company.

An act in relation to the village fire district of the town of Bethlehem

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish

water-works," and in amendment of all acts passed subsequently thereto, relating to said water-works.

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

An act to incorporate the Contoocook River Navigation and Improvement Company.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company, passed at the session of 1889."

N. S. HUNTINGTON, W. L. GOODNOW, For the Committee.

The following messages were received from the House of Representatives by their clerk:

## Mr. President :

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

An act to permit the Nashua and Jackson Manufacturing Company to discontinue fishways.

An act to incorporate the Kearsage Railroad Company.

An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings banks treasurers.

An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act to establish water-works in the town of Exeter.

An act to prohibit the taking of fish through the ice on Breed pond.

An act authorizing the town of Stratford to construct two ree bridges across the Connecticut river.

An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

An act to authorize the Meredith village fire district to establish water-works.

An act to exempt from taxation the property of the Littlefield Post No. 8, Grand Army of the Republic.

An act providing for the appointment of inspectors of buildngs by cities and towns, and defining their duties.

An act to protect oyster planting and bedding in the Great bay, so called.

An act authorizing the city of Nashua to issue bonds.

An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators.

An act to perfect the records of births, marriages, and deaths...

An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act providing for the exemption from taxation of certainproperty in Claremont.

An act in relation to lumber and wood roads and landings.

An act relating to the New Hampshire National Guard.

An act to abolish jury fees and repeal section 22 of chapter 287 of the Public Statutes.

An act to incorporate the Woodsville Manufacturing Company.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

An act in amendment of the charter of the Manchester Cadets.

An act regulating the use of bicycles on highways.

An act entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works, and raise the bonds therefor."

An act to incorporate the Pemigewasset Manufacturing Company.

An act to prevent the introduction of epidemic diseases into the state.

Joint resolution in favor of William T. Wentworth.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

Joint resolution in favor of Industrial School.

Joint resolution providing for a brook-trout hatchery house at Manchester.

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills, sent down from the honorable Senate:

An act to enable the extension of the town wharf in the town of Newcastle.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to effect the speedy settlement of estates by executors and administrators.

An act to continue the Bear Camp River Boom and Improvement Company.

#### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill with an amendment, in the passage of which amendment they ask the concurrence of the honorable Senate.

An act to incorporate the Hudson Water-Works Company.

Amend section 5, by inserting after the word "ponds," in the second line of said section, the words, in the town of Hudson, so that the first part of said section shall read: "Said corporation is authorized to enter upon and appropriate any springs, streams, or ponds in the town of Hudson not belonging to any aqueduct or water-works company.

The Senate concurred with the House of Representatives in their amendment to the following entitled Senate bill:

An act to incorporate the Hudson Water-Works Company.

Senator Bowers offered the following resolution, which was adopted:

Resolved, That when the Senate adjourns it adjourn to meet this afternoon at 2:30 o'clock.

On motion of Senator Page, the vote whereby the following entitled House bill was passed, was reconsidered:

An act providing for the sale of real estate subject to contingent interest.

On motion of the same senator, the bill was placed upon its second reading and the same senator offered the following amendment, which was adopted:

That section I be amended by adding in the first line after the word, "contingent," the words, or vested, so that said section as amended shall read: "Section I. When real estate is subject to a contingent or vested remainder, executory devise, or power of appointment, the supreme court for the county in which said real estate is situated may, upon petition of any person who has an estate in possession, remainder, or reversion in such real estate, and after notice and other proceedings as here-in-after provided and required, appoint one or more trustees and authorize him, or them, to sell and convey such estate, or any part thereof, in fee simple, if such sale and conveyance appear to the court to be necessary or expedient; and such conveyance shall be valid and binding upon all parties."

The bill was ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman, under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill, which was read a first and second time and referred to the Committee on Agriculture:

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

On motion of Senator Whitaker, the Senate adjourned.

# AFTERNOON.

On motion of Senator Huntington, the rules were so far suspended that all bills and joint resolutions in order for a third reading this afternoon at 3 o'clock, be made in order for a third reading at the present time.

The following entitled bills and joint resolutions were severally read a third time and passed:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

An act to disannex the homestead farms of Mrs. Cynthia Mc-Duff and Mary H. Thomas from the town school district in Northfield, and annex the same to Union school district, No. 1, in Tilton, for school purposes.

An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford for school purposes.

An act to constitute Black River Railroad Company a corporation within the state of New Hampshire.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in favor of the town of Raymond.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof.

The following entitled House bill, reported by the Senate in a new draft, was read a third time, passed, and sent to the House of Representatives for concurrence:

An act relating to the children of paupers.

The following entitled Senate bills were severally read a third time, passed, and sent to the House of Representatives for concurrence:

An act to sever the homestead farm of John B. and Harry Chamberlin from Woodsville high-school district in Haverhill, and annex the same to Bath for school purposes.

An act to provide for the maintenance of a school jointly by the school districts in the city of Rochester and the town of Milton. The following entitled House bills were read a third time and passed, and sent to the House of Representatives for concurrence in Senate amendments:

An act providing for the sale of real estate, subject to contingent interest.

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

The following entitled bill was read a third time:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

And the question being stated,

Shall the bill pass?

Senator Page demanded the year and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Walker, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker, Page.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren.

Thirteen senators voted in the affirmative and eight senators voted in the negative.

The affirmative prevailed and the bill passed.

Senator Page having voted with the majority, gave notice that he should move to reconsider the vote whereby said bill was passed.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the

Cascade Electric Light and Power Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Merchants' Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Senator Woods for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Merchants' Guaranty Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred "House joint resolution in relation to the 'High Water mark' monument on the Gettysburg battlefield," having considered the same, reported the same with the following amendments and as amended recommended its passage:

Strike out the word "two," in the first line, and insert in place thereof the word five, and add the following clause: and for recasting the bronze tablet thereon, so that the joint resolution as amended shall read:

"That the sum of five hundred dollars be and hereby is appropriated, the same being New Hampshire's proportion of the expense of erecting said monument by the states whose troops repulsed Longstreet's assaults, and for recasting the bronze tablet thereon."

The report was accepted, amendment adopted, and joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of chapter one hundred and twenty-seven of the Public Statutes, relating to sale of adulterated butter, and oleomargarine and imitation cheese," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Lyman the rules were so far suspended that the bill was read a third time and passed at the present time and sent to the House of Representatives for concurrence.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Suncook Valley Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Black Mountain Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to revise and amend the charter of the Little River Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Preston for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the French Pond Granite Railway," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

(Senator Hobbs in the chair.)

The following entitled bills and joint resolutions, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties.

An act providing for the exemption from taxation of certain property in Claremont.

An act regulating the use of bicycles in highways.

An act to prevent the introduction of epidemic diseases into the state.

An act entitled An act to authorize the South Antrim Village fire precinct to raise a sum not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works, and to issue its bonds therefor."

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

To the Committee on Military Affairs:

An act in amendment of the charter of the Manchester Cadets.

To the Committee on Incorporations:

An act to incorporate the Pemigewasset Manufacturing Company.

An act to incorporate the Woodsville Manufacturing Company.

On motion of Senator Huntington, the rules were so far

suspended that the following entitled bills and joint resolutions sent up by the House of Representatives, having been printed, were severally read a first and second time by their titles and referred:

To the Committee on the Judiciary:

An act to exempt from taxation the property of Littlefield Post, No. 8, Grand Army of the Republic.

An act authorizing the city of Nashua to issue bonds.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act to perfect the records of births, marriages, and deaths.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

Joint resolution in favor of William T. Wentworth.

To the Committee on Revision of Laws:

An act to amend section 2, chapter 61 of the Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector.

An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators.

An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

To the Committee on Incorporations:

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

An act to authorize the Meredith Village fire district to establish water-works.

An act to establish water-works in the town of Exeter.

An act to incorporate the Kearsarge Railroad Company.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

To the Committee on Agriculture:

An act to protect oyster planting and bedding in the Great Bay so called.

An act to prohibit the taking of fish through the ice on Breed pond.

Joint resolution providing for a brook-trout hatching house in Manchester.

To the Committee on Roads, Bridges, and Canals:

An act in relation to lumber and wood roads and landings.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

To the Committee on Towns and Parishes:

An act in addition to section 4, chapter 40 of the Public Statutes, relating to powers and duties of towns.

To the Committee on State Library:

Joint resolution to secure the return of papers in the hands of seven private parties, relating to military history of New Hampshire, and the purchase of copies of Potter's Military History.

To the Committee on Military Affairs:

An act relating to the New Hampshire National Guard.

To the Committee on Banks:

An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers.

To the Committee on State Prison and Industrial School:

Joint resolution in favor of Industrial School.

To the Committee on Revision of Laws:

An act to abolish jury fees and repeal section 22 of chapter 287 of the Public Statutes.

On motion of Senator Hatch, the Senate adjourned.

THURSDAY, MARCH 2, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Waterhouse the rules were so far suspended that its further reading was dispensed with.

The following entitled bills were severally read a third time and passed:

An act to incorporate the Merchants' Guaranty Savings

An act to incorporate the Black Mountain Railroad.

An act to incorporate the Suncook Valley Banking Company.

An act to incorporate the Merchants' Bank.

An act to revive and amend the charter of the Little River Railroad, passed at January session, 1891.

An act to incorporate the French Pond Granite Railway Company.

An act to incorporate the Cascade Electric Light and Power Company.

On motion of Senator Fairbanks, the following entitled bil was taken from the table and passed:

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

Senator Higgins for the Committee on Banks, to whom was referred the bill entitled "An act to change the name of the Granite State Trust Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Higgins for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Claremont Guaranty Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of section 2, chapter 18 of the Public Statutes, defining the powers of notaries public," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to change the times for the annual reports of the insurance commissioner," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act for the better protection of deer and other wild animals," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill (in a new draft) read a first and second time and ordered printed under the rule.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the honorable Senate:

An act to provide for a revision of the militia laws of the state.

An act to establish the city of Laconia.

An act to change the name of the Elliott Manufacturing Company.

An act to revive the charter of the Pittsfield Bank, passed June session, 1879.

An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act to establish the city of Laconia.

An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes.

To the Committee on Banks:

An act to revive the charter of the Pittsfield Bank.

To the Committee on Incorporations:

An act to change the name of the Elliott Manufacturing Company.

To the Committee on Military Affairs:

An act to provide for a revision of the militia laws of the state.

Senator Page, having voted with the majority, moved that the vote whereby the following entitled House bill was passed be reconsidered:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

And the question being stated,

Shall the vote be reconsidered?

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Eight senators having voted in the affirmative, and fourteen senators having voted in the negative, the negative prevailed and the motion was lost.

On motion of Senator Bowers, the vote whereby the resolution, "Inexpedient to legislate," was adopted in relation to the following entitled bill, was reconsidered:

An act to secure the right of trial by jury in equity cases.

And on motion of the same senator, the bill was recommitted to the Committee on the Judiciary.

On motion of Senator Hammond, the Senate adjourned.

# AFTERNOON.

The following entitled bills were severally read a third time and passed:

An act to change the time for the annual report of the insurance commissioner.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act to change the name of the Granite State Trust Company.

An act to incorporate the Claremont Guaranty Savings Bank.

On motion of Senator Preston, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet to-morrow forenoon at 9:45 o'clock, and when it adjourns to-morrow it adjourn to meet next Monday evening at 7:45 o'clock.

Senator Damon for the Committee on State Prison and Industrial School, to whom was referred, "Joint resolution in favor of Industrial School," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend section 49 of chapter 43 of the Public Statutes, relating to the fiscal year," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred House bill No. 64, entitled "An

act reviving, amending, and enlarging the charter of the Warner and Kearsage Road Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to exempt from taxation the property of the Littlefield Post, No. 8, Grand Army of the Republic," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to perfect the records of births, marriages, and deaths," having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Whitaker for the Committee on Roads, Bridges, and Canals, to whom was referred House bill No. 144, entitled "An act authorizing the town of Stratford to construct two free bridges across the Connecticut river," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the county of Hillsborough to issue bonds for certain purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the city of Nashua to issue bonds," having considered the same, reported the same without amendment and recommended its passage.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for the exemption from taxation of certain property in Claremont," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

On motion of Senator Damon, the following entitled bill and the report was laid on the table and made a special order for next Tuesday forenoon at 11:30 o'clock:

An act regulating the use of bicycles in highways.

On motion of Senator Page, the following entitled bill and the report was laid on the table:

An act in relation to lumber and wood roads and landings.

On motion of Senator Page, the rules were so far suspended that all bills and joint resolutions in order for a third reading to-morrow morning at 9:45 o'clock, be in order for a third reading and passage at the present time.

The following entitled bills and joint resolution were severally read a third time and passed:

An act providing for the exemption from taxation of certain property in Claremont.

An act to perfect the records of births, marriages, and deaths.

An act to exempt from taxation the property of the Littlefield Post, No. 8, Grand Army of the Republic.

An act to amend section 49 of chapter 43 of the Public Statutes, relating to the fiscal year.

An act amending and enlarging the charter of the Warner and Kearsarge Road Company.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act authorizing the city of Nashua to issue bonds.

Joint resolution in favor of Industrial School.

On motion of Senator Page, the Senate adjourned.

FRIDAY, MARCH 3, 1893.

The Senate met according to adjournment.

Senator Lyman, having taken the chair, read the following communication:

CONCORD, March 2, 1893.

Hon. John D. Lyman:

DEAR SIR: As I shall be absent from the city Friday, will you please take the chair and preside during the session?

JOHN McLane, President.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended that its further reading was dispensed with.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to continue the Bear Camp River Boom and Improvement Company.

An act to change the name of the Merrimack Mortgage and Debenture Company.

, An act in amendment of the charter of the Capital Fire Insurance Company.

An act to revive the charter of the Claremont Loan and Trust Company.

An act to incorporate the Lancaster Fire Association.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act to authorize the state treasurer to negotiate a temporary loan.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house in Exeter.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to enable the extension of the town wharf in the town of Newcastle.

An act to effect the speedy settlement of estates by executors and administrators.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act for the custody, care, and use of the state library building.

An act to amend the charter of the Electric Meter and Motor Company.

An act to authorize the Excelsior Fiber Company to increase its capital stock.

An act to incorporate the Exeter Banking Company.

An act to incorporate the Gardner Cable Company.

An act to incorporate the Simms Stream Valley Railway Company.

GEO. H. ROBY,

For the Committee.

On motion of Senator Walker, the Senate adjourned.

MONDAY, March 6, 1893.

The Senate met according to adjournment.

The journal was read and approved.

On motion of Senator Bowers, the Senate adjourned.

TUESDAY, MARCH 7, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Whitaker for the Committee on Agriculture, to whom

was referred the bill entitled "An act in amendment of chapter 133 of the Public Statutes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of the charter of the trustees of the ministers' and widows' charitable fund," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act providing for a bounty on hawks," having considered the same, reported the same without amendment and recommended its passage.

Report accepted.

Senator Damon moved that the bill lie on the table.

And the question being stated,

Shall the bill lie on the table?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Nine senators voted in the negative and seven senators voted in the affirmative, and the negative prevailed and the motion was lost.

The same senator offered the following amendment:

Amend section 1 by-strike out in the eighth line of the printed

bill the words, "twenty five," and insert instead thereof the word fifteen, so that said section as amended shall read:

Section 1. If any person shall kill a hawk, destructive to poultry and birds, within this state, and shall produce the same to the selectmen of the town within which it was killed, or if there be no selectmen in such town to the selectmen of the nearest town, and shall prove to their satisfaction that such hawk was killed by him, the selectmen shall so disfigure the same that it shall never again be offered for a bounty, and shall pay to such person fifteen cents for every hawk so killed.

Senator Bowers offered the following amendment to the amendment amended in the ninth line of the printed bill by inserting after the word "hawk," the words, and woodchucks.

And the question being stated,

Shall the amendment to the amendment be adopted?

Senator Fairbanks moved that the bill be indefinitely postponed.

And the question being stated,

Shall the bill be indefinitely postponed?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Eight senators voted in the affirmative, and nine senators voted in the negative, and the motion was lost.

The question then recurring,

Shall the amendment to the amendment be adopted?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Eight senators voted in the affirmative, and nine senators voted in the negative. The negative prevailed and the amendment to the amendment was lost.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Eight senators voted in the affirmative, and nine senators voted in the negative. The negative prevailed and the amendment was lost.

Senator Damon moved that the bill lie on the table and be made a special order this afternoon at 3 o'clock.

And the question being stated,

Shall the bill lie on the table and be made a special order this afternoon at 3 o'clock?

Upon this question a division was taken with the following result:

Eleven senators voted in the affirmative and ten senators voted in the negative. The affirmative prevailed and the bill was made a special order this afternoon at 3 o'clock.

The Senate took up the special order of the hour, which was the consideration of the following:

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act regulating the use of bicycles in highways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Senator Hammond moved that the bill be indefinitely postponed. And the question being stated,

Shall the bill be indefinitely postponed?

And it was so voted, and the bill was indefinitely postponed.

Senator Walker for the Committee on Railroads, to whom was referred the bill entitled "An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled 'An act to amend the charter of the Concord street railroad,'" having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in favor of the town of Raymond.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling-stocks, and providing for the recording thereof.

An act to incorporate the French Pond Granite Railway Company.

An act to incorporate the Merchants' Guaranty Savings Bank.

An act to incorporate the Suncook Valley Banking Company.

An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

An act to incorporate the Black Mountain Railroad.

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas, from the town school district in Northfield, and annex the same to Union school district, No. 1, in Tilton, for school purposes.

An act to revise and amend the charter of the Little River Railroad, passed at the January session, 1891.

An act to change the name of the Granite State Trust Company.

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

An act to change the time for the annual report of the insurance commissioner.

An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford, for school purposes.

An act to change the name of The Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

An act to incorporate the Merchants' Bank.

GEO. H. ROBY. N. S. HUNTINGTON.

The following message was received from the House of Representatives by their clerk · .

Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled bill, sent down from the honorable Senate:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock.

The House of Representatives have passed a bill and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to authorize the Plymouth Village Fire District to establish and maintain water-works.

Joint resolution providing for the printing of the proceedings at the dedication of the Hale statue.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy, for the murder of Christie C. Warden.

The following entitled bill and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act to authorize the Plymouth Village Fire District to establish and maintain water-works.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy, for the murder of Christie C. Warden.

Joint resolution providing for the printing of the proceedings at the dedication of the Hale statue.

On motion of Senator Evans, the Senate adjourned.

### AFTERNOON.

The following entitled bills were severally read a third time and passed:

An act in amendment of the charter of the trustees of the Ministers' and Widows' Charitable Fund.

An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

Senator Lyman for the Committee on Revision of Laws, to whom was referred the bill entitled "An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes shall be delivered to the collector," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Hatch, for Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the legislature," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to change the name of the Elliott Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred the bill entitled "An act to provide for a revision of the military laws of the state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred "House joint resolution providing for the printing of proceedings at the dedication of Thornton monument," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to authorize the Meredith Village Fire District to establish water-works," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to establish the city of Laconia," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and bill ordered printed under the rule.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of and in addition to an act to incorporate the Whitefield Aqueduct Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading-to-morrow morning at 11 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to establish waterworks in the town of Exeter," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Lyman for the Committee on Revision of Laws, to whom was referred the bill entitled "An act to amend section 17 of chapter 201, Public Statutes, in relation to insolvency matters," having considered the same, report that it is inexpedient to legislate.

The report was accepted and resolution adopted.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Mount Prospect Turnpike and Hotel Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred "House joint resolution in favor of William T. Wentworth," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Walker for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of chapter 203 of the Public Statutes, relating to the rate of interest," having considered the same, reported the same with the following resolution:

Resolzed. That it is inexpedient to legislate.

Report accepted and resolution adopted.

The following entitled bill having been printed, was taken from the table and ordered to a third reading to-morrow morning at 11 o'clock:

An act for the better protection of deer and other wild animals.

The Senate proceeded to consider the special order of the hour, which was the consideration of the following entitled House bill:

An act providing for a bounty on hawks.

Senator Damon moved that the bill be indefinitely postponed.

And the question being stated.

Shall the bill be indefinitely postponed?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Eleven senators voted in the affirmative and twelve senators voted in the negative. The negative prevailed and the motion was lost.

Senator Bowers offered the following amendment:

Amend the bill by striking out section 2 of the bill.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

Senator Hobbs demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Woodward, Goodnow, Fairbanks, Reynolds, Howard, Hammond, Tasker, Killoren.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Preston, Walker, Whitaker, Waterhouse, McLane, Higgins, Lyman.

Eleven senators voted in the affirmative, and twelve senators voted in the negative. The negative prevailed, and the motion was lost.

And the question being stated,

Shall the bill be read a third time?

Senator Preston demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Preston, Walker, Whitaker, Waterhouse, McLane, Higgins, Hammond, Lyman.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Woodward, Goodnow, Fairbanks, Reynolds, Howard, Tasker, Killoren.

Thirteen senators having voted in the affirmative, and ten senators having voted in the negative, the affirmative prevailed and the bill was ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Damon, the Senate adjourned.

# WEDNESDAY, MARCH 8, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Whitaker the rules were so far suspended that its further reading was dispensed with.

The following entitled bills and joint resolutions were severally read a third time and passed:

An act to change the name of the Elliott Manufacturing Company.

An act to provide for a revision of the militia laws of the state.

An act to establish water-works in the town of Exeter.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

Joint resolution providing for the printing of proceedings at dedication of Thornton monument.

Joint resolution in favor of William T. Wentworth.

An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the legislature.

An act to authorize the Meredith Village Fire District to establish water-works.

An act in amendment of, and in addition to, an act to incorporate the Whitefield Aqueduct Company.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act for the better protection of deer and other wild animals.

The following entitled bill having been read a third time,

An act providing for bounty on hawks,

The question being stated,

Shall the bill pass?

Senator Page moved that the bill be indefinitely postponed.

And the question being stated,

Shall the bill be indefinitely postponed?

Senator Reynolds demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Damon, Bowers, Woodward, Goodnow, Fairbanks, Reynolds, Howard, Tasker, Killoren, Page.

The following senators voted in the negative:

Senators Woods, Hobbs, Hatch, Peavey, Preston, Walker, Whitaker, Waterhouse, McLane, Higgins, Hammond, Lyman.

Senator Evans stated that he was paired with Senator Huntington, otherwise he should vote in the negative.

Ten senators having voted in the affirmative, and twelve senators having voted in the negative, the negative prevailed and the motion was lost.

Senator Killoren moved that the bill be recommitted to the Committee on Agriculture.

And the question being stated,

Shall the bill be recommitted to the Committee on Agriculture?

Upon this question a division was taken with the following result:

Ten senators voted in the affirmative, and twelve senators voted in the negative. The negative prevailed and the motion was lost.

Recurring to the question,

Shall the bill pass?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Hatch, Peavey, Preston, Walker, Whitaker, Waterhouse, McLane, Higgins, Hammond, Lyman.

The following senators voted in the negative:

Senators Damon, Bowers, Woodward, Goodnow, Fairbanks, Reynolds, Howard, Tasker, Killoren, Page.

Twelve senators having voted in the affirmative, and ten senators having voted in the negative, the affirmative prevailed and the bill passed.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of their amendment to the following entitled House bill:

An act providing for the sale of real estate subject to contingent interests.

The House of Representatives concur with the honorable Senate in their amendment to the following entitled House bill:

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

The House of Representatives have also adopted a further

amendment to the bill, in the passage of which amendment they ask the concurrence of the honorable Senate:

Amend the bill as follows:

By adding at the end of section 4 the following words, "and not less than fifty thousand dollars," so that said section as amended shall read as follows:

"Section 4. The capital stock of said corporation shall consist of such number of shares, not exceeding the par value of one thousand dollars each, as may from time to time be determined by the directors of said corporation, not exceeding, in the whole, the sum of three hundred thousand dollars, and not less than fifty thousand dollars."

The Senate concurred in the foregoing amendment.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to amend the charter of the Laconia and Lake Village Horse Railroad.

An act to incorporate the Bristol Street Railway.

An act to annex a certain island in Winnipesaukee Lake to the town of Moultonborough.

An act to establish the city of Franklin.

An act relating to the height of railroad bridges and freight cars.

An act to sever the homestead farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee for school purposes.

An act to incorporate the Charles Wilder Manufacturing Company.

An act to incorporate the Bartlett Electric Light and Power Company.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Railroads:

An act to amend the charter of the Laconia and Lake Village Horse Railroad.

An act relating to the height of railroad bridges and freight cars

An act to incorporate the Bristol Street Railway.

To the Committee on Incorporations:

An act to incorporate the Charles Wilder Manufacturing Company.

An act to incorporate the Bartlett Electric Light and Power Company.

To the Committee on Education:

An act to sever the farm of John L. Goldsmith from Wolfeborough and annex the same to Ossipee for school purposes.

To the Committee on Towns and Parishes:

An act to annex a certain island in Winnipesaukee lake to the town of Moultonborough.

The following entitled bill, sent up from the House of Representatives, was read a first and second time. On motion of Senator Hatch, the bill was laid on the table to be printed:

An act to establish the city of Franklin.

The following message was received from the House of Representatives by their clerk:

Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Whereas, It is the duty of the legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another to private or personal advantage;

AND, WHEREAS, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state;

AND, WHEREAS. Numerous charters are sought of this General Court, and many existing corporations solicit an increase and extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit, and open to the suspicion of speculative purposes:

AND, WHEREAS. The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established factor in methods of public communication, not merely local, but for extended traffic;

AND, WHEREAS, The application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property, but from due regard for the personal safety and lives of property owners and of persons travelling upon public roads upon foot or in private carriages, all calling for cautious, well digested, and uniform laws, assuring the state of its rightful ascendancy and control; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the railroad commissioners be requested and instructed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires, in reference to the powers to be conferred upon, or

exercised by, railroads operated by other than steam power; and that, pending such examination, and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests.

On motion of Senator Preston, the foregoing concurrent resolution was referred to the Committee on Railroads.

Senator Woodward for the Committee on State Library, to whom was referred House joint resolution, No. 34, "To secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Evans for the Committee on Agriculture, to whom was referred the bill entitled "An act to protect oyster planting and bedding in the Great Bay so called," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Whitaker for the Committee on Agriculture, to whom was referred the bill entitled "An act to prohibit the taking of fish through the ice on Breed pond," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

An act to incorporate the Manchester District Parsonage Board of Trustees of the New Hampshire Conference of the Methodist Episcopal Church.

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills, sent down from the honorable Senate:

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred

To the Committee on Incorporations:

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act to incorporate the Manchester District Parsonage Board of Trustees of the New Hampshire Conference of the Methodist Episcopal Church.

To the Committee on Roads, Bridges, and Canals:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

To the Committee on Railroads:

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

On motion of Senator Peavey, the Senate adjourned.

## AFTERNOON.

The following entitled bills and joint resolution were severally read a third time and passed:

An act to protect oyster planting and bedding in the Great Bay, so called.

An act to prohibit the taking of fish through the ice on Breed pond.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate: An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city.

An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trespass and malicious injuries.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred

To the Committee on Judiciary:

An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city.

To the Committee on Revision of Laws:

An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trespass and malicious injuries.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act in amendment of chapter 214 of the Pamphlet Laws passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act in amendment of the charter of the Trustees of the Ministers' and Widows' Charitable Fund.

An act to perfect the records of births, marriages, and deaths.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act authorizing the city of Nashua to issue bonds.

Joint resolution in favor of the Industrial school.

An act to incorporate the Claremont Guaranty Savings Bank.

An act reviving, amending, and enlarging the charter of the Warner and Kearsarge Road Company.

An act to amend section 49 of chapter 43 of the Public Statutes, relative to the fiscal year.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act providing for the exemption from taxation of certain property in Claremont.

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

An act relating to the improvement of the Ammonoosuc river and its tributaries, in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

An act to exempt from taxation the property of Littlefield Post, No. 8, Grand Army of the Republic.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act to incorporate the Hudson Water-Works Company.

W. L. GOODNOW,

For the Committee.

Senator Page for the Committee on State Library, to whom was referred the bill entitled "An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the State Library," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page called for the special order of the hour, which was

House bill No. 272, entitled "An act in relation to lumber and wood roads, and landings."

And on motion of the same senator, the bill and report were recommitted to the Committee on Roads, Bridges, and Canals.

On motion of Senator Fairbanks, the Senate adjourned.

# THURSDAY, March 9, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Hammond the rules were so far suspended that its further reading was dispensed with.

The following entitled House bill was read a third time and passed:

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the State Library.

On motion of Senator Goodnow, the following entitled bill and the report were laid on the table:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

Senator Bowers for the Committee on the Judiciary, asked leave to report the following entitled bill, and recommend its passage:

An act in relation to bonds of town clerks.

The bill was read a first and second time, and ordered printed under the rules.

Senator Page for the Committee on Judiciary, to whom was referred the bill entitled "An act in amendment of section 9 of

chapter 178 of the Public Statutes, relating to guardians of minors," having considered the same, reported the same with the following resolution, the passage of which they recommend:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to express companies," having considered the same, reported the same without amendment, with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the Plymouth Village Fire District to establish and maintain water-works," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to prevent the introduction of epidemic diseases into the state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the joint resolution "Providing for the printing of the proceedings at the dedication of the Hale statue," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution was ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred House joint resolution, No. 40, remitting the charter fee of the Peterborough Water-Works Company, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the reward recommended for the arrest of Frank C. Almy for the murder of Christie C. Warden," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the joint resolution was ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the South Antrim Village Fire Precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works, and issue its bonds therefor," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at 3 o'clock.

The following report from the Committee on Engrossed Bills was read and adopted:

(Senator Lyman in the chair.)

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act in amendment of and in addition to an act to incorporate the Whitefield Aqueduct Company.

Joint resolution in favor of William T. Wentworth.

An act providing for a bounty on hawks.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the legislature.

An act providing for the sale of real estate subject to contingent interests.

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open-air concerts.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act to incorporate the Union Electric Company of Goffstown, N. H.

An act to incorporate the Cascade Electric Light and Power Company.

An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector.

An act to provide for a revision of the militia laws of the state.

An act to change the name of the Elliott Manufacturing Company.

Joint resolution providing for printing of the proceedings at the dedication of the Thornton monument.

An act to enable the town of Exeter to acquire and maintain water-works.

N. S. HUNTINGTON,

For the Committee.

# MAJORITY.

The Committee on Labor, to whom was referred the bill entitled "An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments," having considered the same, reported the same with the following resolution:

Resolved, That this bill be referred to the next session of the legislature.

W. L. GOODNOW, For the Majority of Committee.

#### MINORITY.

The Committee on Labor, to whom was referred the bill entitled "An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments," having considered the same, report the same without amendment and recommend its passage.

ANDREW KILLOREN. LEONARD F. REYNOLDS.

Senator Killoren moved that the minority report be substituted for that of the majority.

And the question being stated,

Shall the minority report be substituted for that of the majority?

Senator Reynolds demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators McLane, Reynolds, Lyman, Killoren.

The following senators voted in the negative:

Senators Evans, Woods, Huntington, Damon, Hobbs, Hatch, Bowers, Peavey, Preston, Walker, Whitaker, Waterhouse, Woodward, Goodnow, Higgins, Fairbanks, Howard, Hammond, Tasker, Page.

Four senators having voted in the affirmative, and twenty senators having voted in the negative, the negative prevailed and the motion was lost.

And the question being stated,

Shall the report of the majority be adopted?

Senator Killoren demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Hobbs, Hatch, Bowers, Peavey, Preston, Walker, Whitaker, Waterhouse, Woodward, Goodnow, Higgins, Fairbanks, Howard, Hammond, Tasker, Page.

The following senators voted in the negative:

Senators McLane, Reynolds, Lyman, Killoren.

Twenty senators having voted in the affirmative, and four senators having voted in the negative, the affirmative prevailed and the bill was referred to the next session of the legislature.

Senator Damon for the Committee on Roads, Bridges, and

Canals, to whom was referred the bill entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes," having considered the same, reported the same with the following amendments, and as amended recommended its passage:

Amend section I by striking out the words, "those of towns now having special highway precincts and village or fire districts," so it shall read "except cities."

Amend section 2 by inserting after the word "necessary," in the ninth line the words, provided that no town shall be required to raise more than fifty dollars per mile,

So that said section as amended shall read:

Each town may raise as much more as they may deem necessary, provided that no town shall be required to raise more than fifty dollars per mile for the construction or repairs of roads and bridges within the town.

The report was accepted and the amendment adopted.

Senator Goodnow offered the following amendments:

Strike out all of section 3 to the word "one," in the second line, and insert in place thereof. The selectmen of each town shall annually appoint; also after the word "generally," in the fourteenth line of same section, insert, and for cause may by them be removed, so that said section as amended shall read:

Section 3. The selectmen of each town shall annually appoint one or more, not exceeding three, highway agents, who shall have charge of the construction and repair of all highways and bridges within the town; and shall have authority to employ the necessary men and teams, and purchase timber, plank, and other material for the construction and repair of highways and bridges; and they may move gravel, rocks, or other materials from one part of the town to another, doing no damage to adjoining land, for the purpose of grading or otherwise repairing

the same. Said agents shall be sworn to the faithful discharge of their duty, give bonds to the satisfaction of the selectmen, and be responsible to them for the expenditure of money and the discharge of their duties generally, and for cause may by them be removed. The compensation of said agents shall be fixed by the town or selectmen, and they shall render to the selectmen monthly statements of their expenditures, and receive no money from the treasurer only on the order of the selectmen.

And the question being stated,

Shall the amendment be adopted?

Senator Goodnow demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Hobbs, Hatch, Whitaker, Woodward, Goodnow, Howard, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Huntington, Bowers, Peavey, Preston, Walker, Waterhouse, McLane, Higgins, Fairbanks, Hammond, Lyman, Page.

Seven senators having voted in the affirmative, and fourteen senators having voted in the negative, the negative prevailed and the amendment was not adopted.

Senator Hobbs offered the following amendment:

Amend by adding,

Section 9. After three years any town may return to a district system, if in their judgment it is for the best interest of the town.

And the question being stated,

Shall the amendment be adopted?

Senator Hobbs demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Hobbs, Hatch, Whitaker, Goodnow.

The following senators voted in the negative:

Senators Evans, Woods, Huntington, Damon, Bowers, Peavey, Preston, Walker, Waterhouse, Woodward, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker, Page.

Four senators having voted in the affirmative, and eighteen senators having voted in the negative, the negative prevailed and the amendment was not adopted.

On motion of Senator Goodnow, the rules were so far suspended that the bill was read a third time.

And the question being stated,

Shall the bill pass?

Senator Hobbs demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Bowers, Peavey, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Tasker, Page.

The following senators voted in the negative:

Senators Hobbs, Hatch, Whitaker.

Seventeen senators having voted in the affirmative, and three senators having voted in the negative, the affirmative prevailed and the bill passed.

On motion of Senator Hatch, the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet this afternoon at 2:30 o'clock.

On motion of Senator Bowers the Senate adjourned.

# AFTERNOON.

On motion of Senator Hobbs, all bills and joint resolutions in order for a third reading this afternoon at 3 o'clock, be in order for a third reading at 2:30 o'clock.

The following entitled bills and joint resolutions were severally read a third time and passed:

An act entitled "An act to authorize the South Antrim Village Fire Precinct to raise a sum not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works, and raise its bonds therefor.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy for the murder of Christie C. War-, den.

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

An act to prevent the introduction of epidemic diseases into the state.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

Joint resolution providing for the printing of the proceedings at the dedication of the Hale statue.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

An act to incorporate the Rye Beach Electrical and Horse Railroad.

The following entitled bills, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Agriculture:

An act providing for the completion of the New Hampshire College of Agriculture and Mechanic Arts in Durham, and for other purposes.

To the Committee on Railroads:

An act to incorporate the Rye Beach Electric and Horse railroad.

On motion of Senator Damon, the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet to-morrow morning at 9:45 o'clock, and that when it adjourns to-morrow morning, it adjourn to meet next Monday evening at 7:45 o'clock, and when it adjourns next Monday evening, it adjourn to meet next Wednesday at 11 o'clock in the forenoon.

Senator Walker for the Committee on Railroads, to whom was referred the following concurrent resolution:

WHEREAS, It is the duty of the legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another to private or personal advantage;

AND, WHEREAS, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state;

AND, WHEREAS, Numerous charters are sought of this General Court; and many existing corporations solicit an increase and extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit, and open to the suspicion of speculative purposes;

AND, WHEREAS, The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established factor in methods of public communication, not merely local but for extended traffic:

AND, WHEREAS, The application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property but from due regard for the personal safety and lives of property-owners and of persons travelling upon public roads upon foot or in private carriages, all calling for cautions, well digested, and uniform laws, assuring the state of its rightful ascendancy and control; Therefore be it

Resolved by the House of Representatives, the Senate concurring, That the railroad commissioners be requested and instructed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires in reference to the powers to be conferred upon or exercised by railroads operated by other than steam power; and that, pending such examination and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests, having considered the same, reported the same without amendment and recommended its adoption.

The report was accepted and the resolution adopted.

Senator Preston for the Committee on Railroads, to whom was referred the bill entitled "An act relating to the height of

railroad bridges and freight cars," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading next Wednesday forenoon at 11 o'clock.

Senator Page for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Kearsarge Railroad Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading next Wednesday forenoon at 11 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act to charter the South Hampton Street Railway," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

On motion of Senator Lyman, the bill and the report was laid upon the table.

On motion of Senator Damon, the Senate adjourned.

FRIDAY, MARCH 10, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Whitaker the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Fairbanks, the following resolution was adopted:

Resolved, That the president of the Senate be authorized to appoint two members of the Senate to act as additional members of the Committee on Engrossed Bills for the day.

The president appointed as members of such committee, Senators Fairbanks and Whitaker.

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled House bill:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

On motion of Senator Whitaker, the following concurrent resolution was adopted:

Resolved by the Senate, the House of Representatives concurring, That the secretary of state be instructed to procure the printing of 1,000 copies of House bill No. 79, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes," and transmit by mail two copies thereof to the clerk of each town in the state on or before Monday next.

The following message from the House of Representatives was received by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following concurrent resolution sent down from the honorable Senate:

Resolved by the Senate, the House of Representatives concurring, That the secretary of state be instructed to procure the printing of 1,000 copies of House bill No. 79, entitled "An act providing for the construction, improvement, and repair of high-

ways and bridges in towns, and in amendment of chapter 73 of the Public Statutes," and transmit by mail two copies thereof to the clerk of each town in the state on or before Monday next.

The House of Representatives have passed the following resolution:

Resolved, That the speaker of the House of Representatives be authorized to appoint two members of the House to act as additional members of the Committee on Engrossed Bilis for the day.

The speaker has appointed as members of such committee, Messrs. Eastman of Concord and Sargeant of Plymouth.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

An act to authorize the Plymouth village fire district to establish and maintain water-works.

ALFRED G. FAIRBANKS.
JOHN WHITAKER,

Special Committee on Engrossed Bills.

On motion of Senator Reynolds, the Senate adjourned.

MONDAY, MARCH 13, 1893.

The Senate met according to adjournment.

Senator Whitaker, having taken the chair, read the following communication:

CONCORD, March 13, 1893.

Hon. Fohn Whitaker, Concord, N. H.:

DEAR SIR: As I shall be absent from the city next Monday evening, will you take the chair and preside during the session?

Very truly yours,

JOHN McLane, President.

The journal was read and approved.

On motion of Senator Walker, the Senate adjourned.

WEDNESDAY, March 15, 1893.

The Senate met according to adjournment.

Senator Lyman, having taken the chair, read the following communication:

Milford, N. H., March 14, 1893.

Hon. John D. Lyman, Concord, N. H.:

DEAR SIR: As I shall be absent from Concord Wednesday, the 15th inst., will you please take the chair and preside during the day?

Very truly yours,

JOHN McLANE, President.

The journal was read and approved.

The following entitled bills were severally read a third time and passed:

An act relating to the height of railroad bridges and freight cars,

An act to incorporate the Kearsarge Railroad Company.

The following entitled bill having been printed, was taken from the table and Senator Damon moved that the bill be indefinitely postponed, and the motion was lost.

The same senator offered the following amendment, which was adopted:

Amend section I by striking out in the ninth and tenth lines thereof the words, "and in all towns and cities one thousand dollars," and insert in lieu thereof the words, and in all towns and cities containing over fifteen hundred inhabitants and less than five thousand inhabitants, shall be one thousand dollars. In all other towns and cities five hundred dollars.

On motion of Senator Hatch, the bill was laid on the table and made a special order Thursday morning at 11:30 o'clock.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act in addition to chapter 7 of the Public Statutes, relating to the state house and state-house yard.

An act in amendment of section 1, chapter 131 of the Public Statutes, for the protection of deer, moose, or caribou.

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

An act for the establishment of a forestry commission.

An act to incorporate the Ashland Water-Works Company.

An act to incorporate the Northumberland Water Company.

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

An act to sever the homesteads of Ernest Carswell and others from Bedford and annex the same to Manchester, for school purposes.

Joint resolution in favor of the town of Dunbarton.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

Joint resolution appropriating \$11,950 for highways in New Hampshire for the years 1893 and 1894.

The following bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Agriculture:

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

An act for the establishment of a forestry commission.

An act in amendment of section 1, chapter 131 of the Public Statutes, for protection of deer, moose, and caribou.

To the Committee on Education:

An act to sever the homesteads of Ernest Carswell and others from Bedford and annex the same to Manchester, for school purposes.

To the Committee on the Judiciary:

Joint resolution for the reimbursement of the Endicott Rock commissioners.

On motion of Senator Huntington, the rules were so far suspended that the following entitled bill was read a first and second time by its title and referred to the Committee on the Judiciary:

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

On motion of Senator Tasker, the rules were so far suspended that the following entitled bill was read a first and second time by its title, and referred to the committee on incorporations:

An act to incorporate the Ashland Water-Works Company.

On motion of Senator Damon, the rules were so far suspended that the following entitled bill was read a first and second time by its title and referred

To the Committee on Incorporations:

An act to incorporate the Northumberland Water Company.

To the Committee on State House and State-House Yard:

An act in addition to chapter 7 of the Public Statutes, relating to the state house and state-house yard.

To the Committee on Claims:

Joint resolution in favor of the town of Dunbarton.

To the Committee on Roads, Bridges, and Canals:

Joint resolution appropriating \$11,950 for highways in New Hampshire for the years 1893 and 1894.

On motion of Senator Evans, the Senate adjourned.

#### AFTERNOON.

Senator Waterhouse for the Committee on Agriculture, to whom was referred the bill entitled "An act for the protection of cattle, horses, and other live stock," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Whitaker for the Committee on Agriculture, to whom was referred House joint resolution "providing for a brooktrout hatching-house in Manchester," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Damon for the Committee on Education, to whom was referred the bill entitled "An act to enable the town of Loudon to purchase the school property in said town," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Evans for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Walker for the Committee on Revision of the Laws, to whom was referred the bill entitled "An act to appoint medical examiners and to amend chapter 262 of the Public Statutes, relating to coroners' inquests," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Tasker for the Committee on Education, to whom was referred the bill entitled "An act to sever the homestead farm of John L. Goldsmith from Wolfeboro and annex the same to Ossipee, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Education, to whom was referred the bill entitled "An act to sever the homestead of Bert P. Thompson from school-district in Lee and annex the same to school-district in Newmarket, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Huntington, the Senate adjourned.

# THURSDAY, MARCH 16, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Waterhouse the rules were so far suspended that its further reading was dispensed with.

The following entitled bills were severally read a third time and passed:

An act to enable the town of Loudon to purchase the school property in said town.

An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to sever the farm of John L. Goldsmith from Wolfeboro and annex the same to Ossipee, for school purposes.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act to appoint medical examiners and to amend chapter 262 of the Public Statutes, relating to coroners' inquests.

The following entitled bill was read a third time, passed, and on motion of Senator Page the title was amended so as to read:

An act to sever the homestead of Bert P. Thompson in the town of Lee and annex the same to the town of Newmarket, for school purposes.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Manchester district parsonage board of trustees of the New Hampshire conference of the Methodist Episcopal church." having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Bristol street railway," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Charles Wilder Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the

Bartlett Electric Light and Power Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Woodsville Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Ashland Water-Works Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate The Gymnasium," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the "Joint resolution for the reimbursement of the Endicott Rock commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on Banks, to whom was referred the bill entitled "An act to revive the charter of the Pittsfield Bank, passed June session, 1879," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on Banks, to whom was referred the bill entitled "An act to regulate the business of foreign building and loan associations in this state," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft read a first and second time and ordered to a third reading this afternoon at 3 o'clock.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to prohibit the taking of fish through the ice on Breed pond.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

An act to protect oyster planting and bedding in Great Bay, so called.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History.

An act to authorize the Meredith village fire district to establish water-works.

An act entitled "An act to authorize the South Antrim fire precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works and to issue its bonds therefor."

An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act to prevent the introduction of epidemic diseases into the state.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy for the murder of Christie C. Warden.

Joint resolution providing for the printing of the addresses and proceedings at the dedication of the Hale statue.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

N. S. HUNTINGTON,

For the Committee.

Senator Hatch for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Waterhouse, under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington Cornet Band.

Senator Page for the Committee on the Judiciary, reported the following entitled bill:

An act to establish the salary of the judge of probate for Rockingham county.

And recommended its passage.

The report was accepted.

Senator Hobbs offered the following amendment:

Amend section 1 of the bill by adding, And the salary of the judge of probate for the county of Carroll shall be five hundred and fifty dollars per annum.

And the question being stated,

Shall the amendment be adopted?

Upon this question a division was taken with the following result:

Six senators voted in the affirmative, and fourteen senators voted in the negative. The negative prevailed and the amendment was not adopted.

The bill was ordered to a third reading this afternoon at 3 o'clock.

Senator Preston for the Committee on State House and State-House Yard, to whom was referred the bill entitled "An act in addition to chapter 7 of the Public Statutes, relating to the state house and yard," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

On motion of Senator Hatch the following entitled bill was

taken from the table and recommitted to the Committee on the Judiciary:

An act to establish the city of Laconia.

On motion of Senator Fairbanks, the vote, whereby the resolution, inexpedient to legislate, was adopted on the following House joint resolution, providing for a brook-trout hatching-house in Manchester, was adopted, was reconsidered, and on motion of the same senator, recommitted to the Committee on Agriculture.

Senator Hatch called for the special order of the hour, which was the consideration of the following entitled bill:

An act in relation to bonds of town clerks.

On motion of the same senator, the bill was laid on the table.

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act in amendment of section 3 of chapter 133 of the Public Statutes, relating to fisheries and game.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

An act for the protection of whitefish.

An act to authorize the raising of money to build a court house in Belknap county and to bond the indebtedness occasioned thereby.

An act in amendment of chapter 126 of the Public Statutes, relating to inspection of petroleum.

An act to sever the homestead of Helen M. Pike from Hampton Falls and annex the same to Exeter, for school purposes.

An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employés and employers.

An act to incorporate the Belmont Aqueduct Company.

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

Joint resolution in favor of an appropriation to recast the bronze tablet erected at the copse of trees on Cemetery ridge, Gettysburg, known as the "High-Water Mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharp-shooters inadvertently omitted.

Joint resolution for completing the light-house on Loon island, Sunapee lake, and for other purposes.

The following entitled bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Agriculture:

An act in amendment of section 3 of chapter 133 of the Public Statutes, relating to fisheries and game.

An act for the protection of whitefish.

To the Committee on Judiciary:

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

An act to authorize the raising of money to build a court house in Belknap county, and to bond the indebtedness occassioned thereby.

Joint resolution for completing the light-house on Loon island, Sunapee lake, and for other purposes.

To the Committee on Revision of Laws:

An act in amendment of chapter 126 of the Public Statutes, relating to inspectors of petroleum.

To the Committee on Incorporations:

An act to incorporate the Belmont Aqueduct Company.

To the Committee on Labor:

An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employés and employers.

To the Committee on Education:

An act to sever the homestead of Helen M. Pike from Hampton Falls and annex the same to Exeter, for school purposes.

To the Committee on Banks:

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

To the Committee on Military Affairs:

Joint resolution in favor of an appropriation to recast the bronze tablet erected at the copse of trees on Cemetery ridge, Gettysburg, known as the "High-Water Mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted.

On motion of Senator Peavey, the Senate adjourned.

#### AFTERNOON.

The following entitled bills and joint resolution were severally read a third time and passed:

An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to sever the farm of John L. Goldsmith from Wolfeborough and annex the same to Ossipee, for school purposes.

An act to enable the town of Loudon to purchase the school property in said town.

An act to incorporate the Bartlett Electric Light and Power Company.

An act to incorporate the Woodsville Manufacturing Company.

An act to incorporate the Gymnasium.

An act to revive the charter of the Pittsfield bank.

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act to incorporate the Manchester District Parsonage Board of Trustees of the New Hampshire Conference of the Methodist Episcopal church.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

On motion of Senator Whitaker, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act to incorporate the Ashland Water-Works Company.

On motion of Senator Damon, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act to incorporate the Bristol Street Railway.

On motion of Senator Waterhouse, the rules were so far suspended that the following entitled bill was read a third time by its title and passed:

An act to incorporate the Charles Wilder Manufacturing Company.

The following entitled Senate bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act to establish the salary of the judge of probate for Rockingham county.

The following entitled House bill, having been reported in a new draft, was read a third time, passed, and sent to the House of Representatives for concurrence:

An act in relation to foreign building and loan associations and agents.

On motion of Senator Fairbanks, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow morning it adjourn to meet next Monday evening at 7:45 o'clock.

Senator Evans for the Committee on Agriculture. to whom was referred the bill entitled "An act to amend section 4. chapter 133, Public Statutes of 1891, entitled 'An act to protect salmon and trout.'" having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred the bill entitled "An act in relation to lumber and wood roads and landings," having considered the same, report the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and resolution adopted.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act creating a board of trustees for a public cemetery in Nashua.

An act to incorporate the Newmarket water-works.

Joint resolution in favor of Charles Whittier and S. S. Warren.

Joint resolution in relation to the care and custody of the Benjamin Thompson trust fund.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

Joint resolution in relation to a fish hatching-house in the town of Meredith.

Joint resolution to enlarge and improve the state fish hatching-house and plant at Sunapee lake in the town of New London.

Joint resolution for establishing a fish hatching-house in the town of New Durham.

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

An act to provide for a commissioner of labor, and to establish a bureau of labor.

## Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills and a joint resolution sent down from the honorable Senate:

An act to enable the extension of Russell's wharf in the city of Portsmouth.

An act to sever the homestead farm of John G. and Harry Chamberlain from Woodsville high school district and annex the same to Bath, for school purposes.

An act to amend an act entitled "An act to incorporate Northwood academy."

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

The following bills and joint resolutions, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Judiciary:

An act creating a board of trustees for a public cemetery in Nashua.

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

To the Committee on Agriculture:

Joint resolution in favor of Charles Whittier and S. S. Warren.

Joint resolution for establishing a fish hatching-house in the town of New Durham.

Joint resolution to enlarge and improve the state fish hatching-house and plant at Sunapee lake in the town of New London.

Joint resolution in relation to fish hatching-house in the town of Meredith.

To the Committee on Incorporations:

An act to incorporate the Newmarket water-works.

To the Committee on Labor:

An act to provide for a commissioner of labor, and to establish a bureau of labor.

To the Committee on Finance:

Joint resolution in relation to care and custody of the Benjamin Thompson trust fund.

To the Committee on State Prison and Industrial School:

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

On motion of Senator Fairbanks, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow morning it adjourn to meet next Monday evening at 7:45 o'clock.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred the joint resolution appropriating the sum of \$11,950, for highways in the state of New Hampshire, for the years 1893–'94, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and, on motion of Senator Hobbs, laid on the table and made a special order for next Tuesday at 11:30 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Androscoggin Railroad Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Waterhouse for the Committee on Agriculture, to whom was referred the bill entitled "An act for the establishment of a forestry commission," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Killoren for the Committee on Claims, to whom was referred the joint resolution in favor of the town of Dunbarton, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to legalize the action of the town of Barrington appropriating the sum of one hundred dollars to the Barrington Cornet Band," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Walker for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Rye Beach Electrical or Horse Railroad, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Tasker for the Committee on Education, to whom was referred the bill entitled "An act to sever the homestead of Ernest Carswell and others from Bedford and annex the same to Manchester for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred the bill entitled "An act in amendment of the charter of the Manchester Cadets," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred the bill entitled "An act relating to the New Hampshire National Guard," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading to-morrow morning at 9:45 o'clock.

On motion of Senator Huntington, the rules were so far suspended that all bills and joint resolutions in order for a third reading to-morrow morning at 9:45 o'clock, be in order for a third reading and passage at the present time.

The following entitled bills and joint resolution were severally read a third time and passed:

An act in amendment of the charter of the Manchester Cadets.

An act relating to the New Hampshire National Guard.

An act to sever the homestead of Ernest Carswell and others from Bedford and annex the same to Manchester, for school purposes.

An act to incorporate the Rye Beach Electrical and Horse Railroad.

An act for the establishment of a forestry commission.

Joint resolution in favor of the town of Dunbarton.

An act to incorporate the Androscoggin Railroad Company.

The following entitled bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington Cornet Band.

On motion of Senator Howard, the Senate adjourned.

FRIDAY, MARCH 17, 1893.

The senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Walker, the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Huntington, the Senate adjourned.

MONDAY, MARCH 20, 1893.

The Senate met according to adjournment.

Senator Walker, having assumed the chair, read the following communication:

MILFORD, N. H., March 18. 1893.

Hon. J. B. Walker, Concord, N. H.:

DEAR SIR: As I shail not be able to get to Concord Monday night, will you please take the chair and preside during the session?

Very truly yours,

JOHN McLane, President.

The journal was read and approved.

On motion of Senator Lyman, the Senate adjourned.

TUESDAY, MARCH 21. 1893.

The Senate met according to adjournment.

The journal was read and approved.

On motion of Senator Page, the following resolution was adopted:

Resolved, That when the Senate adjourns this morning, it adjourn to meet this afternoon at 4 o'clock.

On motion of Senator Hatch, the following entitled bill, having been printed, was taken from the table and ordered to a third reading this afternoon at 4 o'clock:

An act to establish the city of Franklin.

Senator Page for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Keene Electric Railway Company," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and bill in a new draft read a first and second time and ordered to a third reading this afternoon at 4 o'clock.

On motion of Senator Hatch, the following entitled bill was taken from the table:

An act in relation to bonds of town clerks.

The same senator offered the following amendment:

Amend the bill in the ninth line after the word "dollars," by inserting the following, in towns or cities containing less than fifteen hundred inhabitants, five hundred dollars, and at the end of the tenth line, unless a different amount is fixed in any city by the ordinances or by-laws thereof, provided that no city shall fix a less amount than is established by the terms of this act.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

The same senator moved that the bill be laid on the table.

And the question being stated,

Shall the bill lie on the table?

(Discussion ensued.)

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Damon, Hatch, Bowers, Peavey, Woodward, Goodnow.

The following senators voted in the negative:

Senators Evans, Woods, Huntington, Preston, Whitaker, Waterhouse, McLane. Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman.

Six senators having voted in the affirmative, and thirteen senators having voted in the negative, the negative prevailed and the motion was lost.

On motion of Senator Huntington, the bill was recommitted to the Committee on the Judiciary.

The special order of the hour was called for, which was the consideration of the following: Joint resolution appropriating \$11,950 for highways in New Hampshire for the years 1893 and 1894.

The joint resolution was ordered to a third reading this afternoon at 4 o'clock.

On motion of Senator Huntington, the rules were so far suspended that the joint resolution was read a third time and passed at the present time.

The following message was received from the House of Representatives, by their clerk:

# Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles in the passage of which they ask the concurrence of the Senate:

An act to incorporate the Bartlett Water Company.

An act to change the times of holding the trial terms of the supreme court for Sullivan county.

An act in amendment of, and in addition to, the provisions of the Public Statutes passed January session, 1891.

An act to incorporate the Francestown Water Company.

An act to authorize the town of Lebanon to issue bonds.

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school money.

An act to incorporate the Bennington Water-Works Company.

An act in relation to Dartmouth college and the New Hampshire College of Agriculture and the Mechanic Arts.

An act in relation to trust companies and similar corporations.

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

Joint resolution authorizing a repayment of income paid over to the state as part of the Benjamin Thompson fund.

An act enabling the town of Durham to contract with the directors of Durham Library Association.

The following entitled bill received from the House of Representatives, was read a first and second time and referred to the Committee on the Judiciary:

An act in relation to Dartmouth college and New Hampshire College of Agriculture and the Mechanic Arts.

On motion of Senator Reynolds, the Senate adjourned.

#### AFTERNOON.

The following entitled bill was read a third time and sent to the House of Representatives for concurrence:

An act to incorporate the Keene Electric Railroad Company.

The following entitled House bill was read a third time and passed:

An act to establish the city of Franklin.

The following entitled bills and joint resolution sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Judiciary:

Joint resolution authorizing a repayment of income paid over to the state as part of the Benjamin Thompson fund.

An act in amendment of, and in addition to, the provisions of the Public Statutes passed January session, 1891.

An act to change the times of holding the trial terms of the supreme court for Sullivan county.

An act to authorize the town of Lebanon to issue bonds.

To the Committee on Incorporations:

An act to incorporate the Bartlett Water Company.

An act to incorporate the Bennington Water-Works Company.

To the Committee on Banks:

An act in relation to the trust companies and similar corporations.

To the Committee on Revision of Laws:

An act in amendment of section 1, chapter 88 of the Public Statutes, relating to the raising of school money.

To the Committee on Finance:

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

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The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed a joint resolution, in the passage of which they ask the concurrence of the Senate:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

The following joint resolution sent up from the House of Representatives, was read a first and second time and on motion of Senator Tasker, the rules were so far suspended that the joint resolution was read a third time and passed at the present time:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

Senator Bowers offered the following concurrent resolution which was, on motion of the same senator, laid on the table:

Resolved, by the Senate and the House of Representatives concurring, That it is the sense of the legislature that it is expedient that the Hawaiian islands be annexed to the United States, and that the interests of the United States, both commercially and strategetically, will be promoted by such annexation.

Resolved, That copies of this resolution, duly attested by the secretary of state, be sent to the president and the representatives in Congress from this state.

On motion of Senator Lyman, the Senate adjourned.

# WEDNESDAY, March 22, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on

motion of Senator Reynolds the rules were so far suspended that its further reading was dispensed with.

Senator Bowers offered the following resolution:

Resolved, by the Senate and House of Representatives concurring, that the present session of the legislature be brought to a final adjournment on Saturday, March 25, at 12 o'clock noon.

Senator Peavey moved that the resolution be laid on the table.

And the question being stated,

Shall the resolution be laid on the table?

Upon this question a division was taken with the following result:

Fourteen senators voted in the affirmative and seven senators voted in the negative, the affirmative prevailed, and the resolution was laid on the table.

Senator Bowers, under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced a bill entitled:

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company," approved August 17, 1887, which was read a first and second time, and, on motion of the same senator, the rules were so far suspended that the bill was read a third time and passed at the present time and sent to the House of Representatives for concurrence.

The following entitled bill sent up from the House of Representatives, was read a first and second time and referred

To the Committee on Incorporations:

An act to incorporate the Francestown Water Company.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to Dartmouth college and the New Hampshire College of Agriculture and the Mechanic Arts," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and, on motion of Senator Walker, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Whitaker for the Committee on Agriculture, to whom was referred the House joint resolution for establishing a fish hatching-house in the town of New Durham, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act creating a board of trustees for a public cemetery in Nashua," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the House joint resolution, for completing the light-house on Loon island, Sunapee lake, and for other purposes, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act relating to hawkers and peddlers," having considered the same, reported the same with the following amendment, and as amended recommended its passage:

Insert after section 5 the following:

Section 6. It shall not be lawful for any itinerant, temporary,

or auctioneer merchant, trader, or storekeeper to do any business as such in any town or city in this state, temporarily, who shall not on the first day of April next previous thereto, have been assessed in this state on his stock of goods, until such merchant, trader, or storekeeper shall have taken out a license for such business and shall have paid therefor to the city or town in which he proposes to do business, a license fee of fifty dollars, and such license shall designate the place where the business is to be carried on, and shall continue in force until the first day of April next thereafter and shall be signed by the town or city clerk. And sections called "Sect. 6," "Sect. 7," and "Sect. 8," of the bill be numbered "Sect. 7," "Sect. 8," and "Sect. 9," respectively.

The report was accepted and amendments adopted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Reynolds for the Committee on Towns and Parishes, to whom was referred the bill entitled "An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns," having considered the same reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the Belknap county convention to bond said county for the purpose of erecting a court house in said county," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the House joint resolution for the abatement of the tax of the Newmarket Savings Bank, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to preserve the purity of the water supply of the village of Lebanon," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to secure the right of trial by jury in equity cases," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to exempt certain property

of the Keene Young Men's Christian Association from taxation," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes." having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and on motion of Senator Page the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Preston having voted in the affirmative, moved to reconsider the vote whereby the following joint resolution was passed:

Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

And the question being stated,

Shall the vote be reconsidered?

Senator Damon demanded the yeas and nays.

The clerk proceeded to call the roll.

Senator Evans stated that he was paired with Senator Woods, who would vote in the affirmative if he was present.

The following senators voted in the affirmative:

Senators Huntington, Damon, Hobbs, Preston, Walker, Whitaker, Waterhouse, Goodnow, Higgins, Fairbanks, Lyman.

The following senators voted in the negative:

Senators Hatch, Bowers, Peavey, Woodward, Reynolds, Howard, Hammond, Tasker, Killoren, Page, McLane.

Eleven senators having voted in the affirmative, and eleven senators having voted in the negative, the motion was lost.

On motion of Senator Bowers, the following resolution was taken from the table and considered:

Resolved, by the Senate, the House of Representatives concuring. That it is the sense of this legislature that it is expedient that the Hawaiian islands be annexed to the United States, and that the interests of the United States both commercially and strategetically, will be promoted by such annexation.

Resolved, That copies of this resolution, duly attested by the secretary of state, be sent to the president of the United States, and also to the senators and representatives in congress in this state.

Senator Page moved that the resolution be indefinitely post-poned.

And the question being stated,

Shall the resolution be indefinitely postponed?

(Discussion ensued.)

Senator Bowers demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Hobbs, Hatch, Peavey, Whitaker, Woodward, Goodnow, Fairbanks, Reynolds, Hammond, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Bowers, Walker, McLane, Howard, Lyman, Tasker.

Ten senators having voted in the affirmative, and nine senators having voted in the negative, the affirmative prevailed and the resolution was indefinitely postponed.

On motion of Senator Lyman, the Senate adjourned.

## AFTERNOON.

The following bills and joint resolutions were severally read a third time and passed:

Joint resolution for establishing a fish hatching-house in the town of New Durham.

An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city.

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

An act to authorize the raising of money to build a court house in Belknap county and to bond the indebtedness occasioned thereby.

An act establishing a board of street and park commissioners for the city of Manchester and authorizing said city to issue bonds for certain purposes.

Joint resolution for completing the light house on Loon island, Sunapee lake, and for other purposes.

An act creating a board of trustees for a public cemetery in Nashua.

An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties.

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

The following entitled bill was read a third time and passed and sent to the House of Representatives for concurrence:

An act relating to hawkers and peddlers.

The following messages were received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills, with an amendment in the passage of which they ask the concurrence of the honorable Senate:

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds.

Amend the title of the bill by inserting after the word "issue," the words, and refunding its outstanding, so that the title shall read, "An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue and refund its outstanding bonds."

Amend section I by inserting after the word "issued" in the ninth line of said section the words, to refund its outstanding bonds not exceeding seven hundred thousand dollars.

The Senate concurred with the House of Representatives in the foregoing amendments.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed bills and joint

resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act relating to bills for exceptions and in amendment of chapter 204 of the Public Statutes.

An act to amend the city charter of the city of Dover, and to provide for a fire department.

An act to incorporate the Upper Ammonoosuc Railroad Company.

An act to incorporate the Mascot Water and Electric Supply Company.

An act to incorporate the Ossipee Valley Railroad Company.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act making appropriations for the New Hampshire Soldiers' Home.

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

An act for the more effectual punishment of habitual criminals.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association, in the city of Dover.

Joint resolution in favor of the commissioners for the revision of the statutes.

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution authorizing the re-establishment of the boundary post at the south-east corner of Vermont.

#### Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled bill:

An act to sever the homestead of Bert P. Thompson from school district in Lee, and annex the same to the town of Newmarket for school purposes.

## Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act in amendment of chapter 269 of the Session Laws of 1889, entitled, "An act to incorporate the Peoples' Mortgage and Debenture Company in the city of Dover."

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton.

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

#### Mr. President:

The House of Representatives have refused to concur in the passage of a bill with the following title sent down from the honorable Senate:

An act in amendment of section 7, chapter 132 of the Game Laws, in relation to trapping and snaring birds.

#### Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to define and regulate the mode of publishing notices in courts of probate.

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns and in amendment of chapter 73 of the Public Statutes."

On motion of Senator Walker, the following joint resolution and the accompanying report were laid on the table:

A joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

The following report of the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to incorporate the Woodsville Manufacturing Company.

An act to sever the homestead farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee for school purposes.

An act to revive the charter of the Pittsfield Bank, passed June session, 1879.

An act to incorporate the Manchester District Parsonage Board of Trustees of the New Hampshire Conference of the Methodist Episcopal church.

An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to the bounty on wild animals.

An act to enable the town of Loudon to purchase the school property in said town.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

An act to incorporate The Gymnasium.

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

An act to incorporate the Bartlett Electric Light and Power Company.

An act to futher amend an act entitled "An act to incorporate Northwood academy, approved June 22, 1867."

An act to sever the homestead farm of John G. and Harry Chamberlain from Woodsville High school district and annex the same to Bath for school purposes.

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

W. L. GOODNOW,

For the Committee.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Belmont Aqueduct Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Francestown Water Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Bennington Water Works Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Bowers for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Bartlett Water Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on State Prison, to whom was referred the joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act relating to the rate of interest to be paid general depositors by guaranty savings banks," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Roads, Bridges, and Canals, reported the following entitled bill: "An act relating to highway precincts," and recommended its passage.

The report was accepted and the bill read a first and second time, and ordered to a third reading to-morrow morning at 11 o'clock.

Senator Preston for the Committee on Agriculture, to whom was referred the bill entitled "An act to enlarge and improve the state fish hatching-house and plant at Sunapee lake in the town of New London," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Pemigewasset Manufacturing Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and on motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed at the present time.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the Senate:

Resolved, That the House of Representatives, the Senate concurring, hereby tender hearty thanks to their fellow member, Charles H. Hoyt, for the very enjoyable representation of his famous drama, "A Temperance Town," so generously given by him to the members of the legislature yesterday p. m., at White's Opera House.

The Senate concurred in the foregoing concurrent resolution.

The following entitled bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred:

To the Committee on Railroads:

An act to incorporate the Upper Ammonoosuc Railway Company.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

An act to incorporate the Ossipee Valley Railroad Company.

To the Committee on the Judiciary:

An act to amend the charter of the city of Dover, and to provide for a fire department.

An act for the more effectual punishment of habitual criminals.

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns and in amendment of chapter 73 of the Public Statutes."

An act to define and regulate the mode of publishing notices in courts of probate.

Joint resolution authorizing the re-establishment of the boundary post at the south-east corner of Vermont.

Joint resolution in favor of the commissioners for the revision of the statutes.

An act relating to bills of exceptions and in amendment of chapter 204 of the Public Statutes.

To the Committee on the Soldiers' Home:

An act making appropriations for the New Hampshire Soldiers' Home.

To the Committee on Military Affairs:

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

To the Committee on Claims:

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in the House.

To the Committee on Incorporations:

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association in the city of Dover.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act to incorporate the Mascot Water and Electric Supply Company.

On motion of Senator Lyman, the Senate adjourned.

# THURSDAY, March 23, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Whitaker the rules were so far suspended that its further reading was dispensed with.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved, by the House of Representatives, the Senate concurring:

That the present session of the legislature be brought to a final adjournment on Friday, March 31, 1893, at 12 o'clock noon.

On motion of Senator Page, the Senate concurred with the House of Representatives in the foregoing concurrent resolution.

Senator Peavey, under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced a bill entitled "An act providing for the preparation and posting of check lists for annual town meetings," which was read a first and second time and referred to the Committee on the Judiciary.

Senator Bowers, under a suspension of the rules. sixteen senators actually voting in favor thereof, introduced a bill entitled: "An act to amend section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns, and to amend section 10, division IV of the Public Statutes, relating to the powers of city councils," which was read a first and second time and referred to the Committee on the Judiciary.

The following entitled bills and joint resolution were severally read a third time and passed:

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

Joint resolution to enlarge and improve the state fish hatching-house and plant at Sunapee lake in the town of New London.

On motion of Senator Page, the rules were so far suspended that the following entitled bills were severally read a third time by their titles and passed:

An act to incorporate the Bartlett Water Company.

An act to incorporate the Belmont Aqueduct Company.

An act to incorporate the Bennington Water Works Company.

An act to incorporate the Francestown Water Company.

The following entitled Senate bill was read a third time and passed, and sent to the House of Representatives for concurrence:

An act relating to highway precincts.

Senator Fairbanks, having voted in the affirmative, moved that the vote whereby the concurrent resolution in relation to the annexation of the Hawaiian Islands to the United States was indefinitely postponed, be reconsidered.

And the question being stated,

Shall the vote be reconsidered?

(Discussion ensued.)

Senator Tasker demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Huntington, Damon, Bowers, Preston, Walker, Waterhouse, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Hobbs, Hatch, Peavey, Whitaker, Goodnow, Reynolds, Killoren, Page.

Fourteen senators having voted in the affirmative, and eight senators having voted in the negative, the affirmative prevailed and the vote was reconsidered.

And the question being stated,

Shall the resolution be adopted?

Senator Bowers demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Huntington, Damon, Bowers, Preston, Walker, Waterhouse, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fourteen senators having voted in the affirmative, and seven senators having voted in the negative, the affirmative prevailed, and the resolution was passed and sent to the House of Representatives for concurrence.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to establish the city of Laconia," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, and on motion of Senator Hatch, the rules were so far suspended that the bill in a new draft was read a first and second and third time by its title, passed at the present time, and sent to the House of Representatives for concurrence.

Senator Walker for the Committee on the Judiciary reported the following entitled bill: "An act relating to the annual salary of the judge of probate and the register of probate for the county of Carroll," and recommended its passage.

The report was accepted, and on motion of Senator Hobbs, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to bonds of town clerks," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and on motion of Senator Huntington, the rules were so far suspended that the bill was read a third time, and passed at the present time, and sent to the House of Representatives for concurrence.

On motion of Senator Walker, the following House joint resolution was taken from the table with the accompanying report and considered:

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

# (Discussion ensued.)

On motion of Senator Damon, the joint resolution and the report was laid on the table.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Upper Ammonoosuc Railway Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to authorize the town of Lebanon to issue bonds," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Tasker for the Committee on Education, to whom was referred the bill entitled "An act to establish a special school district in the town of Stewartstown," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Reynolds for the Committee on Labor, to whom was referred the bill entitled "An act to provide for a commissioner of labor, and to establish a bureau of labor," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to change the times of holding the trial terms of the supreme court of Sullivan county," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Evans for the Committee on Agriculture, to whom was referred a joint resolution providing for a brook-trout hatching-house at Manchester, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Evans for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred House joint resolution, No. 91, authorizing a repayment of income paid over to the state as part of the Benjamin Thompson fund, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Killoren for the Committee on Labor, to whom was referred the bill entitled "An act to provide for the adjustment

by arbitration of grievances and disputes that may arise between employers and employés," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Page, the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon, it adjourn to meet to-morrow morning at 9:45 o'clock, and when it adjourns to-morrow morning, it adjourn to meet next Monday evening at 7:45 o'clock.

On motion of Senator Fairbanks, the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet this afternoon at 2 o'clock

On motion of Senator Damon, the Senate adjourned.

### AFTERNOON.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns, and to amend section 10, chapter 14 of the Public Statutes, relating to the powers of city councils," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hobbs for the Committee on Military Affairs, to whom was referred House joint resolution in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard, having considered the same,

reported the same without amendment, and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hatch for the Committee on Military Affairs, to whom was referred House joint resolution in favor of an appropriation to recast the bronze tablet erected at the copse of trees on Cemetery Ridge, Gettysburg, known as the "Highwater Mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Preston for the Committee on Railroads, to whom was referred the bill entitled "An act to amend the charter of the North Conway & Mount Kearsarge Railroad," having considered the same, reported the same with the following amendment: In section 4 strike out "vicinity," and add Conway, Bartlett, and Chatham to the third line, and in the fourth line after the word "issue," the words, to an amount not exceeding the amount of capital stock actually paid in, and as so amended recommended its passage.

The report was accepted, the amendments were adopted, and the bill was ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act for the protection of white fish," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

The following entitled bills and joint resolutions were severally read a third time and passed:

An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game.

Joint resolution authorizing a repayment of income paid over to the state as part of the Benjamin Thompson fund.

Joint resolution providing for a brook-trout hatching-house at Manchester.

An act to incorporate the Upper Ammonoosuc Railway Company.

An act to establish a special school district in the town of Stewartstown.

An act to provide for a commissioner of labor, and to establish a bureau of labor.

An act to authorize the town of Lebanon to issue bonds.

An act to change the times of holding the trial terms of the supreme court for Sullivan county.

The following entitled bill was read a third time, and, on motion of Senator Page, laid on the table:

An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employers and employés.

Senator Walker for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of chapter 126 of the Public Statutes, relating to inspectors of petroleum," having considered the same, reported the same with the following resolution and recommended its adoption:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate

the Newmarket Water-Works," having considered the same, reported the same with the following amendments, and as amended recommended its passage:

Amend section 7, line 1, by inserting after the word "Newmarket," the words, or any village district that may be organized therein; also amend section 7, line 5, by inserting after the word "purchase," the words, and to raise by taxation and appropriate money or issue notes, bonds, or obligations in payment therefor; also amend section 7, line 3, by striking out the word "and," so that said section as amended shall read:

SECTION 7. The town of Newmarket or any village district that may be organized therein is hereby authorized to contract with said corporation for water for fire purposes, or other public use, and to subscribe for stock in said corporation or become the owner of said stock, notes, bonds, or obligations, by purchase, and to raise by taxation and appropriate money, or issue notes, bonds, or obligations in payment therefor where there is authorized by a major vote of those present and voting at any meeting legally called and holden for that purpose, and the treasurer of said town, or any other duly appointed agent, may vote upon said stock, casting one vote for each share of stock so held by them at any meeting of the corporation, and said town of Newmarket is hereby authorized and invested with the right at any time after five years from the date of organization of said corporation to take and hold all the stock by purchase if the stockholders agree or at the appraisal of three disinterested men who may be appointed by the supreme court upon a proper application therefor.

The report was accepted, and amendments were adopted, and on motion of Senator Killoren, the rules were so far suspended that the bill was read a third time by its title, passed, and sent to the House of Representatives for their concurrence in the amendments.

Senator Waterhouse for the Committee on Agriculture, to whom was referred the joint resolution in relation to a fish hatching-house in the town of Meredith, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Hammond for the Committee on Soldiers' Home, to whom was referred the bill entitled "An act making appropriations for the New Hampshire Soldiers' Home," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 9:45 o'clock.

Senator Lyman for the Committee on Revision of Laws, to whom was referred the bill entitled "An act to abolish jury fees and repeal section 22 of chapter 287 of the Public Statutes," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

On motion of Senator Hobbs, the following joint resolution and the accompanying report were laid on the table:

Joint resolution in relation to the care and custody of the Benjamin Thompson trust fund.

Senator Hatch for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of, and in addition to, section 12 of chapter 266 of the Public Statutes, relating to trespasses and malicious injuries," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

The following message was received from the House of Representatives, by their clerk:

# Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act in amendment of chapter 76 of the Public Statutes, relating to damage happening in the use of highways.

An act abolishing the office of state printer and providing for the public printing.

The following entitled bills sent up from the House of Representatives were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act abolishing the office of state printer and providing for the public printing.

To the Committee on Roads, Bridges, and Canals:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

On motion of Senator Howard the rules were so far suspended that all bills and joint resolutions in order for a third reading to-morrow morning at 9:45 o'clock, be in order for a third reading at the present time.

The following entitled bills and joint resolution were read a third time and passed:

An act for the protection of white fish.

The following entitled bill was read a third time, passed, and sent to the House of Representatives for concurrence:

An act to amend section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns, and to amend section

10, chapter 14 of the Public Statutes, relating to the powers of city councils.

Joint resolution relating to a fish hatching-house in the town of Meredith.

Joint resolutions in favor of an appropriation to recast the bronze tablet erected at the copse of trees on Cemetery Ridge, Gettysburg, known as the "High-water Mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted.

An act making appropriation for the New Hampshire Soldiers' Home

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

The following entitled bill was read a third time, passed, and sent to the House of Representatives for concurrence in Senate amendments:

An act to amend the charter of the North Conway & Mount Kearsarge Railroad Company.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives concur with the honorable Senate in the passage of their new draft of the following entitled House bill: "An act to establish the city of Laconia."

On motion of Senator Hammond, the Senate adjourned.

FRIDAY, MARCH 24, 1893.

The Senate met according to adjournment.

Senator Whitaker, having taken the chair, read the following communication:

CONCORD, March 23, 1893.

Hon. John Whitaker, Concord, N. H.:

DEAR SIR: As I shall be absent from the city to-morrow, will you please take the chair and preside during the session.

Yours truly,

JOHN McLANE, President.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended, that its further reading was dispensed with.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed the following resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved, That the speaker appoint two members on the joint committee on engrossed bills, on the part of the House, and the Senate appoint a like number on its part, for today. The speaker has appointed as members of such committee, Messrs. Eastman of Concord and Mitchell of Concord.

The Senate concurred in the foregoing resolution, and the president appointed as members of such committee on its part, Senators Walker and Lyman.

The following report of the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed, bills with the following titles:

An act creating a board of trustees for a public cemetery in Nashua.

An act to establish the city of Laconia.

J. B. WALKER,

For the Committee.

On motion of Senator Lyman, the Senate adjourned.

MONDAY, MARCH 27, 1893.

The Senate met according to adjournment.

The journal was read and approved.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives have passed the following entitled bill, in the passage of which they ask the concurrence of the honorable Senate:

An act in amendment of an act entitled "An act to establish the city of Laconia, approved March 24, 1893."

The following entitled bill sent up from the House of Representatives was read a first and second time, and on motion of Senator Hobbs, the rules were so far suspended that it was read a third time by its title and passed:

An act in amendment of an act entitled "An act to establish the city of Laconia, approved March 24, 1893."

On motion of Senator Waterhouse, the Senate adjourned.

TUESDAY, MARCH 28, 1893.

The Senate met according to adjournment.

The journal was read and approved.

Senator Huntington under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill which was read a first and second time, and on motion of the same senator, the rules were so far suspended that the bill was read a third time by its title and passed, and sent to the House of Representatives for concurrence:

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

On motion of Senator Damon, the following joint resolution and the accompanying report were taken from the table:

Senator Hobbs for the Committee on Finance, to whom was referred the joint resolution for the placing of statues of General John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington, having considered the same, reported the same without amendment, and recommended the following:

Resolved, That it is inexpedient to legislate.

The report was accepted.

And the question being stated,

Shall the resolution, "inexpedient to legislate," be adopted?

The Senate refused to adopt the resolution as recommended, and the bill was ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed bills and joint

resolutions with the following titles, in the passage of which they ask the concurrence of the senate:

An act to incorporate the Antrim Banking Company.

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

An act to incorporate the Berlin & Gorham Street Railway.

An act to provide for the engrossment of bills and joint resolutions.

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

An act to incorporate the Chesterfield Fish and Game League.

An act to establish water-works in the town of South Newmarket, and to incorporate the South Newmarket Water-Works Company.

An act in amendment of section 8, of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

An act in amendment of chapter 15 of the Laws of 1891, relating to senatorial districts Nos. 10 and 11.

An act to enable the town school districts of Surry, Jackson, and Sharon, to organize and to purchase school property in said towns.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

An act to revive and extend the charter of the Masonic Building Association of Manchester.

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

An act for the location and appraisal of unincorporated and other lands.

An act to incorporate Division 3, Ancient Order of Hibernians of the City of Dover.

An act in relation to the taxation of money loaned on real estate situated in New Hampshire.

An act in amendment of the charter of the city of Nashua.

An act to incorporate Queen City Circle, No. 161, Companions of the Forest.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open air concerts.

An act relating to highway precincts.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill with an amendment, in the passage of which amendment they ask the concurrence of the honorable Senate:

An act to incorporate the Keene Electric Railway Company.

Amend section I by inserting after the word "use" in the ninth line thereof, the words, in accordance with the Public Statutes.

The Senate concurred in the foregoing House amendment.

On motion of Senator Damon, the following entitled bill and report were taken from the table:

Senator Damon for the Committee on Education, to whom was referred the bill entitled "An act relating to the rights of school districts," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

And the question being stated,

Shall the resolution, "Inexpedient to legislate," be adopted.

(Discussion ensued.)

Senator Damon demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, McLane, Higgins, Hammond, Tasker, Killoren.

The following senators voted in the negative:

Senators Hobbs, Hatch, Peavey, Goodnow, Fairbanks, Reynolds, Howard, Lyman, Page.

Fourteen senators having voted in the affirmative and nine senators having voted in the negative, the affirmative prevailed and the resolution was adopted.

Senator Huntington under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill, which was read a first and second time and on motion of the same senator, the rules were so far suspended that the bill was read a third time and passed at the present time, and sent to the House of Representatives for concurrence:

An act to incorporate the Hanover Water-Works Company.

Senator Peavey, under a suspension of the rules, sixteen sen-

ators actually voting in favor thereof, introduced the following entitled bill, which was read a first and second time and referred to the Committee on the Judiciary:

An act to legalize the action of the town of New Boston at its last annual meeting, with reference to donating money toward the construction of a reservoir.

The following entitled bills and joint resolution sent up from the House of Representatives were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act in amendment of the charter of the city of Nashua.

An act to provide for the engrossment of bills and joint resolutions.

An act in amendment of chapter 15 of the Laws of 1891, relating to senatorial districts Nos. 10 and 11.

An act for the location and appraisal of unincorporated and other lands.

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

An act in relation to the taxation of money, loaned on real estate situated in New Hampshire.

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

To the Committee on Education:

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to enable the town school districts of Surrey, Jackson, and Sharon to organize and to purchase school property in said towns.

To the Committee on State Library:

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

To the Committee on Railroads:

An act to incorporate the Berlin & Gorham Street Railway.

To the Committee on Banks:

An act to incorporate the Antrim Banking Company.

To the Committee on Roads, Bridges, and Canals:

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

To the Committee on Incorporations:

An act to incorporate the Chesterfield Fish and Game League.

An act to incorporate the Ancient Order of Hibernians in the city of Dover.

An act to revive and extend the charter of the Masonic Building Association of Manchester.

An act to incorporate Queen City Circle, No. 161, Companions of the Forest.

An act to establish water-works in the town of South Newmarket and to incorporate the South Newmarket Water Works Company.

On motion of Senator Lyman, the Senate adjourned.

## AFTERNOON.

Senator Peavey under a suspension of the rules, sixteen senators actually voting in favor thereof, introduced the following entitled bill which was read a first and second time, and on motion of the same senator the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

An act in relation to vacancies in town offices, and in amendment of section 39, chapter 43 of the Public Statutes.

The following House joint resolution was read a third time and passed:

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives refuse to concur with the honorable Senate in the passage of the following entitled bill sent down from the honorable Senate:

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act authorizing the railroad commissioners to regulate the charges of express companies.

An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters.

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate.

The following bills sent up from the House of Representatives were severally read a first and second time and referred:

To the Committee on the Judiciary:

An act authorizing the railroad commissioners to regulate the charges of express companies.

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate.

To the Committee on Roads, Bridges, and Canals:

An act in amendment of section 1, chapter 70 of the Public Statutes, relative to laying out highways to public waters.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act to incorporate the Peterborough Electric Light, Power, and Heat Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading tomorrow morning at 11 o'clock.

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Chesterfield Fish and Game League," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading tomorrow morning at 11 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act to legalize the action of the town of New Boston at its last annual meeting with reference to donating money toward the construction of a reservoir." having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading tomorrow morning at 11 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to define and regulate the mode of publishing notices in courts of probate," having considered the same, reported the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Preston for the Committee on Agriculture, to whom was referred the joint resolution in favor of Charles Whittier and S. S. Warren, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Waterhouse for the Committee on Agriculture, to whom was referred the bill entitled "An act in amendment of section 21 of chapter 133 of the Public Statutes, relating to lobsters," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association, in the city of Dover," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to revive and extend the charter of the Masonic Building Association of Manchester, N. H.," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington for the Committee on Banks, to whom was referred the bill entitled "An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings-bank treasurers," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

Senator Page for the Committee on Railroads, to whom was referred the bill entitled "An act to amend the charter of the Laconia & Lake Village Horse Railroad, passed July 27, 1881," having considered the same, reported the same with an amendment, and recommended its passage with such amendment, which is as follows:

Add to section 4 at the end thereof, the following words:

But nothing in this act shall be construed to authorize said corporation to take, condemn, use, or obstruct the piers, wharfs, landings, rights of way or approaches thereto, of any other corporation or corporations, without their express consent in writing.

The report was accepted, amendment a lopted, and, on motion of Senator Killoren, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence in Senate amendments.

On motion of Senator Tasker, the Senate adjourned.

WEDNESDAY, MARCH 29, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Damon the rules were so far suspended that its further reading was dispensed with.

The following entitled bills and joint resolution were severally read a third time and passed:

An act to incorporate the Chesterfield Fish and Game League.

Joint resolution in favor of Charles Whittier and S. S. Warren.

An act to revive and extend the charter of the Masonic Building Association of Manchester.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association in the city of Dover.

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers.

The following entitled bill was read a third time and passed, and sent to the House of Representatives for concurrence:

An act to legalize the action of the town of New Boston at its last annual meeting with reference to donating money toward the construction of a reservoir.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act for the location and appraisal of unincorporated and other lands," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred a joint resolution in favor of the commissioners for the revision of the statutes, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on Revision of Laws, to whom was referred the bill entitled "An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school money," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act authorizing the Franklin & Tilton Railroad to increase its capital stock," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the erection of a monument in honor of John Sullivan," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on Towns and Parishes, to whom was referred the bill entitled "An act to change the name of Albany to that of Chocorua," having considered the same, reported the following resolution:

Resolved, That it be referred to the next session of Legislature.

The report was accepted and the resolution adopted.

Senator Woods for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Division 3, Ancient Order of Hibernians of the city of Dover," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on the Judiciary, to whom was referred the House joint resolution authorizing the establishment of the boundary post at the south-east corner of Vermont, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Roads, Bridges, and Canals, to whom was referred the bill entitled "An act in amendment of chapter 76 of the Public Statutes, relating to damage happening in the use of highways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and, on motion of Senator Peavey, laid on the table and made a special order this afternoon at 3 o'clock.

Senator Bowers for the Committee on Towns and Parishes, to whom was referred the bill entitled "An act to annex a certain island in Winnipesaukee lake in the town of Moultonborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

## MAJORITY REPORT.

The Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the taxation of money loaned on real estate, situated in New Hampshire," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

CALVIN PAGE.
EDWARD WOODS.
N. S. HUNTINGTON.

#### MINORITY REPORT.

The Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the taxation of money loaned on real estate, situated in New Hampshire," having considered the same, reported the same with an amendment and recommended its passage.

Amend the bill by adding a new section, numbered section 2.

Section 2. All claims for exemptions from taxation on deposits, by savings banks, trust companies, loan and trust companies, loan and banking companies, and other similar corporations, under the provisions of this act, shall be treated by the treasurers of such corporations in their returns of deposits for

taxation required by section 5, chapter 65 of the Public Statutes, in the same manner as real estate actually owned by the corporation.

> S. L. BOWERS. J. B. WALKER.

Senator Bowers moved that the minority report be substituted for that of the majority.

The motion was lost.

The report of the majority was accepted.

And the question being stated,

Shall the resolution, "Inexpedient to legislate," be adopted?

(Discussion ensued.)

Senator Bowers demanded the year and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Hobbs, Hatch, Peavey, Preston, Waterhouse, Woodward, Goodnow, Higgins, Fairbanks, Lyman, Page.

The following senators voted in the negative:

Senators Bowers, Walker, Whitaker, McLane, Reynolds, Howard, Hammond, Tasker, Killoren.

Fifteen senators voted in the affirmative and nine senators voted in the negative.

The affirmative prevailed and the resolution was adopted.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

An act to amend the charter of the city of Concord reorganizing the wards, and establishing the boards of supervisors in said city.

An act to establish the city of Franklin.

An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties.

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue and refund its outstanding bonds.

An act to authorize the raising of money to build a court house in Belknap county, and to bond the indebtedness occasioned thereby.

Joint resolution to establish a fish hatchery in the town of New Durham.

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

An act establishing a board of street and park commissioners for the city of Manchester and authorizing said city to issue bonds for certain purposes.

An act in addition to section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act to incorporate the Pemigewasset Manufacturing Company.

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

Joint resolution for completing the lighthouse on Loon island, Sunapee lake, and for other purposes.

Joint resolution appropriating the sum of \$11,950 for highways in the state of New Hampshire for the years 1893-'94.

An act to provide for the maintenance of a school, jointly, by the school districts of the city of Rochester and the town of Milton.

An act relating to highway precincts.

An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open air concerts.

An act in amendment of the charter of the Manchester Cadets.

An act relating to the New Hampshire National Guard.

An act to sever the homestead of Ernest G. Carswell and others from Bedford and annex the same to Manchester for school purposes.

Joint resolution in favor of the town of Dunbarton.

An act to incorporate the Ashland Water-Works.

An act enabling the town of Durham to contract with the directors of the Durham Library Association.

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act to incorporate the Charles Wilder Manufacturing Company.

An act to sever the homestead of Bert P. Thompson from the town of Lee and annex the same to the town of Newmarket for school purposes.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act to incorporate the Bristol Street Railway.

An act to enable the extension of Russell's wharf in the city of Portsmouth.

An act to incorporate the Kearsarge Railroad Company.

An act relating to the height of railroad bridges and freight cars.

An act to incorporate the Rye Beach Electrical or Horse Railroad.

An act in amendment of chapter 269 of the Session Laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

An act in relation to Dartmouth college and the New Hampshire College of Agriculture and the Mechanic Arts.

An act in amendment of an act entitled "An act to establish the city of Laconia, approved March 24, 1893."

An act for the establishment of a forestry commission.

W. L. GOODNOW,

For the Committee.

On motion of Senator Huntington the Senate adjourned.

#### AFTERNOON.

The special order was called for, which was the consideration of the following entitled bill:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

Senator Peavey offered the following amendment:

Amend the bill as follows:

After the word "sluiceway" in the third and sixth lines of section one, add the words, dangerous embankments and defective ailings.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

Senator Peavey demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Howard, Lyman, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Hammond, Tasker.

Twelve senators having voted in the affirmative and eleven senators having voted in the negative, the affirmative prevailed and the amendment was adopted.

Senator Page offered the following amendment:

Add at the end of section 5, the words, Nothing in this act shall be construed to exempt towns from liability for defects in highways caused by obstructions placed in them by persons or corporations, or for the gross negligence of towns in not keeping highways in sufficient repair.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

Senator Hammond demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Howard, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Hammond, Tasker.

Eleven senators having voted in the affirmative and eleven senators having voted in the negative, the amendment was lost.

Senator Page offered the following amendment:

Amend section I by adding at the end thereof the words, but any person or corporation, except municipal corporations, through whose negligence or carelessness any obstruction, defect, insufficiency, or want of repair is caused, shall be liable to any person injured by reason thereof and the damages may be recovered in an action on the case.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

The following senators voted in the affirmative?

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Howard, Lyman, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Hammond, Tasker.

Twelve senators having voted in the affirmative and eleven senators having voted in the negative, the affirmative prevailed and the amendment was adopted.

Senator Page moved that the bill lie on the table.

And the question being stated,

Shall the bill lie on the table?

(Discussion ensued.)

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Hobbs, Whitaker, Goodnow, Higgins, McLane, Fairbanks, Reynolds, Howard, Hammond, Lyman, Tasker.

Nine senators having voted in the affirmative and fourteen senators having voted in the negative, the negative prevailed and the motion was lost.

Senator Page offered the following amendment:

Amend section I by adding after the word "bridge," the words, which the town, within whose limits such bridge is situated, is liable to maintain.

And the question being stated.

Shall the amendment be adopted?

(Discussion ensued.)

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Lyman, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Tasker.

Eleven senators having voted in the affirmative, and twelve senators having voted in the negative, the negative prevailed and the amendment was lost. Senator Hobbs offered the following amendment:

Strike out the words, "or sluiceway," in third and fifth lines.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

The same senator asked unanimous consent to withdraw the above amendment; leave was granted, and the proposed amendment was withdrawn.

Senator Killoren offered the following amendment:

Strike out the words, "county clerk," and insert after the word "clerk," the following: of the supreme court in each county.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

The same senator demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Lyman, Killoren, Page.

The following senators voted in the negative ·

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Tasker.

Eleven senators having voted in the affirmative and twelve senators having voted in the negative, the negative prevailed and the amendment was lost.

The question being stated,

Shall the bill be read a third time?

(Discussion ensued.)

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Lyman, Killoren.

The following senators voted in the negative:

Senators Woods, Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Page.

Fourteen senators having voted in the affirmative and eight having voted in the negative, the affirmative prevailed and the bill was ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington moved that the rules be so far suspended that the bill be read a third time and passed at the present time.

And the question being stated,

Shall the rules be suspended?

(Discussion ensued.)

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Tasker.

The following senators voted in the negative:

Senators Hobbs, Bowers, Peavey, Walker, Waterhouse, Woodward, Reynolds, Lyman, Killoren, Page.

Thirteen senators having voted in the affirmative and ten senators having voted in the negative, and less than two thirds having voted in the affirmative, the rules were not suspended.

The following entitled bills and joint resolution were severally read a third time and passed:

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

Joint resolution authorizing the re-establishment of the boundary post at the south-east corner of Vermont.

An act to annex a certain island in Winnipesaukee lake to the town of Moultonborough.

The following entitled bill was read a third time:

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

And the question being stated,

Shall the bill pass?

(Discussion ensued.)

Senator Hobbs demanded the year and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Bowers, Peavey, Preston, Walker, Whitaker, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Lyman, Tasker, Killoren.

The following senators voted in the negative:

Senators Hobbs and Waterhouse.

Nineteen senators having voted in the affirmative and two senators having voted in the negative, the affirmative prevailed and the bill passed.

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school money.

An act for the location and appraisal of unincorporated and other lands.

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

An act to incorporate Division 3, Ancient Order of Hibernians in the city of Dover.

Joint resolution in favor of the commissioners for the revision of the statutes.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill, with an amendment, in the passage of which amendment they ask the concurrence of the honorable Senate:

An act in relation to vacancies in town offices, and in amendment of section 39 of chapter 43 of the Public Statutes.

Amend section r by inserting after the word "thereof" in the fifth line of said section the words, in vacation.

On motion of Senator Peavey, the Senate concurred in the foregoing House amendment.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act to legalize the action of the town of Barrington appropriating the sum of one hundred dollars for the Barrington Cornet Band.

An act to establish the salary of the judge of probate for the county of Rockingham.

The House of Representatives have passed the following

entitled bills, in the passage of which they ask the concurrence of the honorable Senate:

An act to incorporate the General Miller Park Railroad

An act in relation to determining the election of county officers in contested election cases.

An act to incorporate the St. Vincent de Paul Society of New Hampshire.

An act to establish the salary of the special police justice of the city of Manchester.

An act to sever the Joseph S. Mathews farm from Ossipee, and annex the same to Wakefield for school purposes.

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

Joint resolution providing for indexing the Public Records.

Joint resolution in relation to a history of New Hampshire for use in the public schools.

Joint resolution in relation to the tax of 1892 on the Sandwich Savings Bank.

The following entitled bill sent up from the House of Representatives was read a first and second time, and on motion of Senator Reynolds, the rules were so far suspended that it was read a third time by its title and passed at the present time:

An act to incorporate the St. Vincent de Paul Society of New Hampshire.

The following entitled bills and joint resolution, sent up from the House of Representatives, were severally read a first and second time and referred: To the Committee on the Judiciary:

An act in relation to determining the election of county officers in contested election cases.

An act to establish the salary of the special police justice of the city of Manchester.

Joint resolution providing for indexing the Public Records.

To the Committee on Education:

An act to sever the Joseph S. Mathews farm from Ossipee, and annex the same to Wakefield for school purposes.

Joint resolution in relation to a history of New Hampshire for use in the public schools.

To the Committee on Banks:

Joint resolution in relation to tax of 1892 on the Sandwich Savings Bank.

To the Committee on Roads, Bridges, and Canals:

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

To the Committee on Claims:

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

To the Committee on Railroads:

An act to incorporate the General Miller Park Railroad Association.

On motion of Senator Hobbs, the following report and joint resolution were taken from the table, report accepted, and joint resolution ordered to a third reading to-morrow morning at 11 o'clock.

Senator Huntington for the Committee on Finance, to whom was referred House joint resolution in relation to the custody of

the Benjamin Thompson trust fund, having considered the same, reported the same without amendment, and recommended its passage.

Senator Tasker for the Committee on Education, to whom was referred the bill entitled "An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Peavey, the Senate adjourned.

# THURSDAY, MARCH 30, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Walker the rules were so far suspended that its further reading was dispensed with.

The following entitled bill was read a third time:

An act in amendment of section 8, chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

And the question being stated,

Shall the bill pass?

Senator Hobbs moved that the bill be indefinitely postponed.

(Discussion ensued.)

Senator Damon demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Hobbs, Hatch, Peavey, Whitaker, Waterhouse, Goodnow, Higgins, Fairbanks, Reynolds, Howard, Hammond, Page.

The following senators voted in the negative:

Senators Evans, Woods, Damon, Bowers, Preston, Walker, Woodward, McLane, Lyman, Tasker, Killoren.

Twelve senators voted in the affirmative and eleven senators voted in the negative, the affirmative prevailed, and the bill was indefinitely postponed.

The following entitled bill was read a third time:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

And the question being stated,

Shall the bill pass?

Senator Page demanded the yeas and nays.

(Discussion ensued.)

Discussion was discontinued to receive the following message from the House of Representatives, by their clerk:

Mr. President:

Resolved, By the House of Representatives, the Senate concurring, That the resolution by which the two houses voted to adjourn on Friday, March 31, at 12 o'clock noon, be and hereby is rescinded and that the final adjournment of the present session of the general court be upon Saturday, April 1, at 11 o'clock in the forenoon.

The Senate concurred in the foregoing resolution.

(Discussion resumed,)

Senator Peavey moved to adjourn.

And the question being stated,

Shall the Senate adjourn?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Hobbs, Hatch, Bowers, Peavey, Waterhouse, Woodward, McLane, Reynolds, Howard, Killoren, Page.

The following senators voted in the negative:

Senators Evans, Woods, Huntington, Damon, Preston, Walker, Whitaker, Goodnow, Higgins, Fairbanks, Hammond, Lyman, Tasker

Eleven senators having voted in the affirmative and thirteen senators having voted in the negative, the negative prevailed and the motion was lost.

By unanimous consent, Senator Page moved to adjourn.

And the question being stated,

Shall the Senate adjourn?

Senator Damon demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Hobbs, Hatch, Bowers, Peavey, Walker, Waterhouse, Woodward, McLane, Higgins, Fairbanks, Reynolds, Howard, Killoren, Page.

The following senators voted in the negative:

Senators Damon, Preston, Goodnow, Hammond, Tasker.

Seventeen senators having voted in the affirmative and five senators having voted in the negative, the affirmative prevailed, and the Senate adjourned.

## AFTERNOON.

Discussion was resumed on the following entitled bill:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

Senator Page moved that the bill be placed back on its second reading and lie on the table, which was lost.

The question recurring.

Shall the bill pass?

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Huntington, Damon, Preston, Whitaker, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Hammond, Tasker, Killoren.

The following senators voted in the negative:

Senators Woods, Hobbs, Hatch, Bowers, Peavey, Walker, Waterhouse, Woodward, Page.

Fourteen senators having voted in the affirmative and nine having voted in the negative, the affirmative prevailed, the bill passed, and was sent to the House of Representatives for concurrence in Senate amendment.

The following joint resolution was read a third time and passed:

Joint resolution in relation to the care and custody of the Benjamin Thompson trust fund.

Senator Walker for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of chapter 15 of the Laws of 1891, relating to senatorial districts Nos. 10

and 11," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill (in a new draft) was read a first and second time, and ordered to a third reading to-morrow morning at 11 o'clock.

Senator Walker moved that the rules be so far suspended that the bill be placed upon its third reading and passed at the present time.

And the question being stated,

Shall the rules be suspended?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fifteen senators having voted in the affirmative and nine senators having voted in the negative, and less than two thirds having voted in the affirmative, the motion was lost.

The following report of the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined, and found correctly engrossed bills and joint resolutions with the following titles:

An act to incorporate the Bennington Water-Works Company,

An act to provide for a commissioner of labor and to establish a bureau of labor.

Joint resolution in favor of an appropriation to recast the bronze tablet erected on the copse of trees on Cemetery ridge, Gettysburg, etc.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

Joint resolution to enlarge and improve the state fish hatching-house and plant at Sunapee lake in the town of New London.

An act to authorize the town of Lebanon to issue bonds.

Joint resolution providing for a brook-trout hatching-house at Manchester.

Joint resolution authorizing a repayment of income paid over to the state as part of the Benjamin Thompson fund.

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game.

An act to establish a special school district in the town of Stewartstown.

An act to incorporate the Upper Ammonoosuc Railway Company.

An act making appropriations for the New Hampshire Soldiers' Home.

Joint resolution in relation to a fish hatching-house in the town of Meredith.

An act to incorporate the Belmont Aqueduct Company.

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

An act to establish the salary of the judge of probate for the county of Rockingham.

An act for the protection of white fish.

An act in relation to vacancies in town offices, and in amendment of section 39 of chapter 43 of the Public Statutes.

Joint resolution for the placing of statues of General John Stark and Daniel Webster in the National Statuary Hall in the capitol at Washington.

An act to legalize the action of the town of Barrington appropriating the sum of one hundred dollars to the Barrington Cornet Band.

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

W. L. GOODNOW,

For the Committee.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the city of Nashua," having considered the same, reported the same without amendment, and recommended its passage.

And the question being stated,

Shall the report be accepted and adopted?

(Discussion ensued.)

Senator Bowers demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Water-

house, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey. Whitaker, Reynolds, Killoren, Page.

Fifteen senators having voted in the affirmative and nine senators having voted in the negative, the affirmative prevailed, and the report was accepted and adopted.

Senator Hobbs offered the following amendment:

Amend the bill by adding

This act shall take effect when adopted by the people of Nashua.

And the question being stated,

Shall the amendment be adopted?

(Discussion ensued.)

Senator Bowers demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey. Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Nine senators having voted in the affirmative and fifteen senators having voted in the negative, the negative prevailed, and the amendment was lost.

And the bill was ordered to a third reading to-morrow morning at 11 o'clock.

On motion of Senator Tasker, the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon, it adjourn to meet to-morrow morning at 10 o'clock.

On motion of the same senator, the Senate adjourned.

FRIDAY, MARCH 31, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Hammond the rules were so far suspended that its further reading was dispensed with.

On motion of Senator Damon, all bills in order for a third reading at 11 o'clock were made in order at the present time.

The following entitled bill was read a third time:

An act in amendment of chapter 15 of the Laws of 1891, relating to senatorial districts Nos. 10 and 11.

And the question being stated,

Shall the bill pass?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fifteen senators having voted in the affirmative and eight senators having voted in the negative, the affirmative prevailed and the bill passed.

The following bill in a new draft was read a third time and passed, and sent to the House of Representatives for concurrence:

An act in amendment of chapter 23 of the Public Statutes, relating to senatorial districts.

Senator Huntington for the Committee on Towns and Parishes, to whom was referred the bill entitled "An act to change the name of Albany to that of Chocorua," having considered the same, reported the same with the following resolution:

Resolved. That the bill be referred to the next session of the Legislature.

The report was accepted.

And the question being stated,

Shall the resolution be adopted?

(Discussion ensued.)

Upon this question a division was taken with the following result:

Thirteen senators voted in the affirmative and four in the negative, the affirmative prevailed, and the resolution was adopted.

Senator Hammond moved that the vote, whereby the following entitled bill was indefinitely postponed, be re-considered:

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

And the question being stated,

Shall the vote be re-considered?

Senator Hobbs demanded the yeas and navs.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Huntington, Damon, Hatch, Bowers, Peavey, Preston, Walker, Waterhouse, Woodward, McLane, Howard, Hammond, Lyman, Tasker, Killoren.

The following senators voted in the negative:

Senators Hobbs, Fairbanks, Reynolds.

Seventeen senators having voted in the affirmative and three senators voting in the negative, the affirmative prevailed, and the vote was re-considered.

The bill was read a third time and passed.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes," having considered the same, reported the same with the following amendment, and as amended recommended its passage:

SECTION 7. Trustees shall elect three of their board who shall have the sole control of expending this appropriation, and shall complete the buildings and grade the grounds for which this appropriation is made, and make a detailed report of their expenditures to the governor, which report shall be published.

The report was accepted.

And the question being stated,

Shall the amendment be adopted?

Senator Waterhouse demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Woods, Huntington, Hobbs, Hatch, Bowers, Peavey,

Preston, Whitaker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Reynolds, Howard, Killoren.

The following senators voted in the negative:

Senators Evans, Damon, Walker, Hammond, Lyman, Tasker.

Seventeen senators having voted in the affirmative and six senators in the negative, the affirmative prevailed and the amendment was adopted.

On motion of Senator Lyman, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence in Senate amendments.

The following report of the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed, bills and joint resolutions with the following titles:

An act in amendment of section 21 of chapter 133 of the Public Statutes, relating to lobsters.

Joint resolution in favor of Charles Whittier and S. S. Warren.

An act to revive and extend the charter of the Masonic Building Association of Manchester, N. H.

An act to incorporate the Keene Electric Railway Company.

An act to incorporate the Bartlett Water Company.

An act to annex a certain island in Winnipesaukee lake to the town of Moultonborough.

Joint resolution authorizing the re-establishment of the boundary post at the south-east corner of Vermont.

Joint resolution in favor of the commissioners for the revision of the statutes.

An act in amendment of section r of chapter 88 of the Public Statutes, relating to the raising of school money.

An act to incorporate the Francestown Water Company.

An act to incorporate Division 3, Ancient Order of Hibernians, of the city of Dover.

An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings-bank treasurers.

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

An act to incorporate the Chesterfield Fish and Game League.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act for the location and appraisal of unincorporated and other lands.

W. L. GOODNOW,

For the Committee.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred the bill entitled "An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters," having considered the same, reported the same with the following amendment, and recommended its passage:

Amend by adding, at the close of section r, the following: provided, however, that this act shall not apply to any public waters used by any town or city for reservoir purposes.

The report was accepted and the amendment adopted.

And on motion of Senator Evans, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence in Senate amendments.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Ossipee Railroad Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and on motion of Senator Hobbs, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred House joint resolution to assist the town of Stratford in building two bridges across the Connecticut river, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Killoren, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Goodnow for the Committee on Banks asked leave to introduce a bill entitled "An act to incorporate the Antrim Savings Bank," and recommended its passage.

Leave was granted and the bill read a first and second time, and on motion of Senator Goodnow, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of Rochester,' having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Walker for the Committee on State Library, to whom was referred the bill entitled "An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend the charter of the city of Dover, and to provide for a fire department," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

And the question being stated,

Shall the bill be read a third time?

Senator Killoren demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Waterhouse, Goodnow, McLane, Higgins, Fairbanks, Howard, Lyman, Tasker.

The following senators voted in the negative:

Senators Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Twelve senators having voted in the affirmative, and seven senators in the negative, the affirmative prevailed and the bill was ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the railroad commissioners to regulate the charges of express companies," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for indexing the Public Records," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act to provide for the engrossment of bills and joint resolutions," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Goodnow, the rules were so far suspended that the bill was read a third time and passed.

Senator Higgins for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the General Miller Park Railroad Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Damon for the Committee on Education, to whom was referred the bill entitled "An act to enable the town school districts of Surry, Jackson, and Sharon to organize and to purchase school property in said towns," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Huntington for the Committee on the Judiciary asked leave to report a bill entitled "An act in amendment of chapter 33 of the Public Statutes, concerning the manner of conducting caucuses and elections;" the committee having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and on motion of Senator Page, the

rules were so far suspended that the bill was read a third time and passed, and sent to the House of Representatives for concurrence.

Senator Woods for the Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to determining the election of county officers in contested election cases," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Huntington for the Committee on the Judiciary, to whom was referred the bill entitled "An act abolishing the office of state printer and providing for public printing," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Peavey for the Committee on Railroads, to whom was referred the bill entitled "An act to incorporate the Berlin & Gorham Street Railway," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes," having considered the same, reported the same with the following resolution, the passage of which they recommended, viz.:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to amend section 6 of the act approved March 10, 1893, entitled 'An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes,' having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act for the more effectual punishment of habitual criminals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed.

Senator Lyman for the Committee on Education asked leave to introduce a bill entitled "An act authorizing School District No. 12 in Concord to unite with Union School District in Concord," and recommended its passage.

Bill read a first and second time, and on motion of Senator Damon, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act providing for the preparation and posting of check-lists for annual town meetings," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Peavey, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Mascot Water and Electric Supply Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Killoren, the rules were so far suspended that the bill was read a third time and passed.

Senator Goodnow for the Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Antrim Loan and Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Goodnow, the rules were so far suspended that the bill was read a third time and passed.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed a bill and joint resolution with the following titles, in the passage of which they ask the concurrence of the Senate:

An act for the better protection of black bass in Spofford lake, in the town of Chesterfield.

Joint resolution in favor of the New Hampshire Asylum for the Insane.

The following joint resolution sent up from the House of Representatives was read a first and second time, and on motion of Senator Walker, the rules were so far suspended that the joint resolution was read a third time and passed:

Senator Page for the Committee on the Judiciary, to whom was referred the bill entitled "An act to establish the salary of the special police justice of the city of Manchester," having

considered the same, reported the same with the following amendment and recommended its passage as amended:

Add to the end of section 1 the following words:

But said special justice shall not make writs returnable at, or before, said police court and shall not appear as counsel or attorney, in civil cases or criminal proceedings pending therein.

The report was accepted, amendments adopted, and the bill ordered to a third reading this afternoon at 3 o'clock.

Senator Bowers for the Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of, and in addition to, the provisions of the Public Statutes, passed January session, 1891," having considered the same, reported the same with the following amendment, and recommended its passage:

For section 6, substitute the following:

Section 2 of chapter 219 is amended by substituting "shall" for "may," in the first line, and the words, except in cases otherwise provided for, for the words, "and writs of summons and scire facias may also be served by reading the same to the defendant," in lines 3 and 4, so that said section 2 shall read as follows: Section 2. All writs and other processes shall be served by giving to the defendant, or leaving at his abode, an attested copy thereof, except in cases otherwise provided for. If the writ is brought for dower, a like copy shall be left with the tenant or occupant of the land whereof the dower is demanded, if there is any.

Section 19, chapter 218, and sections 3 and 4, chapter 219 of the Public Statutes are repealed and stricken from said chapters, and the words, "In the summons, the words 'in a bill in equity, or in a libel for divorce, may be substituted for the words, 'in a plea of,' but it shall not be necessary to annex a copy of the bill or libel thereto," in section 12, chapter 205 of the Public Statutes, are stricken out.

The report was accepted and amendment adopted, and on motion of Senator Page, the rules were so far suspended that the bill was read a third time, passed, and sent to the House of Representatives for concurrence.

The following entitled bill sent up from the House of Representatives, was read a first and second time and referred to the Committee on Agriculture:

An act for the protection of black bass in Spofford lake, in the town of Chesterfield.

Senator Tasker for the Committee on Education, to whom was referred the bill entitled "An act to sever the homestead farm of John W. Matthews from Ossipee and annex the same to Wakefield, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and bill ordered to a third reading this afternoon at 3 o'clock.

On motion of Senator Page the following resolution was adopted:

Resolved, That when the Senate adjourns it adjourn to meet this afternoon at 2:30 o'clock.

On motion of Senator Hatch, the Senate adjourned.

### AFTERNOON.

The following entitled bills and joint resolution were severally read a third time and passed:

An act to incorporate the General Miller Park Railroad Association.

An act to enable the town school districts of Surry, Jackson, and Sharon to organize and to purchase school property in said towns.

The following entitled bill was read a third time and passed, and sent to the House of Representatives for concurrence in Senate amendments:

An act to establish the salary of the special police justice of the city of Manchester.

Senator Killoren for the Committee on Claims, to whom was referred the House joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in the House, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Killoren, the rules were so far suspended that the joint resolution was read a third time and passed.

Senator Killoren for the Committee on Claims, to whom was referred the House joint resolution in favor of Alonzo Allen of the town of Moultonborough, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Senator Killoren, the rules were so far suspended that the joint resolution was read a third time and passed.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

An act to prohibit fishing in certain tributaries of Sunapee lake.

An act in relation to the mileage of officers and employés of the Senate and House.

An act in amendment of section 11 of chapter 286 of the Public Statutes, relating to the warden of the state prison.

Joint resolution in favor of Andrew H. Parsons of Salisbury.

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton.

An act in amendment of, and in addition to, chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill, sent down from the honorable Senate:

An act relating to the annual salaries of the judge of probate, and the register of probate in the county of Carroll.

The following joint resolutions, sent up from the House of Representatives, were severally read a first and second time, and on motion of Senator Huntington, the rules were so far suspended that the joint resolutions were severally read a third time and passed:

Joint resolution in favor of Andrew H. Parsons of Salisbury.

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Lovering of Tilton.

The following entitled bill sent up from the House of Representatives was read a first and second time, and on motion of Senator Hammond, the rules were so far suspended that the bill was read a third time and passed:

An act in amendment of section 11 of chapter 286 of the Public Statutes, relating to the warden of the state prison.

The following report from the Committee on Engrossed Bills was read and approved:

The Committee on Engrossed Bills report that they have

carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association.

An act relating to the children of paupers.

An act to incorporate the Saint Vincent de Paul Society of New Hampshire.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

Joint resolution in relation to the custody of the Benjamin Thompson trust fund.

An act in relation to foreign building and loan associations and agents.

An act relating to the annual salaries of the judge of probate and the register of probate in the county of Carroll.

An act to legalize the action of the town of New Boston at its last annual meeting with reference to donating money toward the construction of a reservoir.

An act in amendment of an act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws, passed January session, 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to incorporate the Newmarket Water-Works.

W. L. GOODNOW.

For the Committee.

Senator Hobbs moved that the following entitled bill be indefinitely postponed:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

And the question being stated,

Shall the bill be indefinitely postponed?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

Nine senators having voted in the affirmative, and fifteen senators having voted in the negative, the negative prevailed and the motion was lost.

And the question being stated,

Shall the bill pass?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Killoren, Page.

Fifteen senators having voted in the affirmative, and nine senators having voted in the negative, the affirmative prevailed and the bill passed.

Senator Lyman for the Committee on Agriculture, to whom was referred the bill entitled "An act for the protection of black

bass in Spofford lake, in the town of Chesterfield," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and on motion of Senator Goodnow, the rules were so far suspended that the bill was read a third time and passed at the present time.

(Senator Hobbs in the chair.)

Senator Page offered the following resolution which was unanimously adopted:

Resolved, That we desire to testify to our grateful appreciation of the dignity, impartiality, and ability, with which the Hon. John McLane has presided over our deliberations during the session of this Senate now about to close, and we tender to him our sincere thanks therefor, and should he be called, in the years to come, to higher honors and to serve a larger constituency we bespeak for him a success equal to that for which to-day we do him honor.

Senator Peavey offered the following resolution which was adopted unanimously:

Resolved, That we recognize and appreciate the painstaking attention and courteous assistance which this Senate has received during this session, from Charles J. Hamblett, its clerk, Edward H. Wason, its assistant clerk, Hollis O. Dudley, its sergeant-at-arms, and William R. Jarvis, its messenger, and individually, and in behalf of the state, whose faithful servants they have been, we tender to them our thanks, and trust that in their future lives they may meet with that success which by reason of duty well performed they each deserve.

On motion of Senator Walker, the following resolution was unanimously adopted:

Resolved, That we hereby tender to Mr. F. P. Kellom our hearty felicitations upon his clear and accurate reports of the proceedings of this body during the session about to close, and

that we assure him of our appreciation of his marked ability on the line of his appointed work, and of his kindly courtesy in all of our pleasant associations with him.

# (The president in the chair.)

The following message was received from the House of Representatives, by their clerk:

# Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Whereas, The fish commissioners of the state of New Hampshire furnish to the state of Massachusetts one half of all the trout fry produced or hatched at the state fish hatching-house at Livermore Falls, New Hampshire, and as nothing in the report of the fish commissioners intimates such to be the case, nor that any appropriation is received from Massachusetts, neither is there on file with the secretary of state any contract why this fry shall be furnished the said state; therefore,

Resolved, by the House of Representatives, the Senate concurring, That the honorable Senate and the House of Representatives appoint a committee for the purpose of investigating the state fish commissioners in relation to the furnishing of trout fry to the state of Massachusetts; said committee shall have the power to demand the presence of persons and papers, and examine witnesses under oath for the above purpose. The members of the House of Representatives upon this committee shall be Arthur F. Cooper of Exeter, Josiah N. Woodward of Nashua, Moses Wadleigh of Manchester, and Charles Norwood of Keene.

The honorable Senate may appoint as many of its members upon this committee as they desire.

The above committee shall report its findings to the governor and council and shall be under no expense to the state whatever.

The Senate concurred and the president appointed as members of such committee on the part of the Senate, Senators Hammond, Reynolds, and Waterhouse.

The following entitled bills were severally read a third time and passed:

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

An act to sever Joseph S. Matthews's farm from Ossipee and annex the same to Wakefield for school purposes.

The following message was received from the House of Representatives, by their clerk:

## Mr. President:

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Senate:

An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes.

An act to authorize the North Walpole Fire District to establish water-works.

An act to provide for annexing parts of towns to adjoining towns for school purposes.

The following entitled bill sent up from the House of Representatives was read a first and second time and on motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed:

An act in relation to mileage of officers and employés of the Senate and House of Representatives.

The following message was received from the House of Representatives by their clerk:

### Mr. President:

The House of Representatives concur with the honorable

Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act in relation to foreign building and loan associations and agents.

An act relating to children of paupers.

The following entitled bill sent up from the House of Representatives was read a first and second time and on motion of Senator Page, the rules were so far suspended that the bill was read a third time and passed:

An act to provide for annexing parts of towns to adjoining towns for school purposes.

The following entitled bill sent up from the House of Representatives was read a first and second time and on motion of Senator Woodward, the rules were so far suspended that the bill was read a third time and passed:

An act to authorize the North Walpole fire district to establish water-works.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives have passed the following joint resolution in the passage of which they ask the concurrence of the honorable Senate:

Joint resolution to provide for taking the sense of the qualified voters of the state as to the expediency of calling a constitutional convention.

The following joint resolution was sent up from the House of Representatives, was read a first and second time, and on motion of Senator Huntington, the rules were so far suspended that the joint resolution was read a third time and passed:

Joint resolution to provide for taking the sense of the quali-

fied voters of the state as to the expediency of calling a constitutional convention.

Senator Whitaker for the Committee on Agriculture, to whom was referred the bill entitled "An act for better protection of deer," having considered the same, reported the same without any recommendation.

Senator Evans moved that the bill be indefinitely postponed.

And the question being stated,

Shall the bill be indefinitely postponed?

Senator Preston demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hatch, Hobbs, Peavey, Walker, Woodward, McLane, Higgins, Howard, Lyman.

The following senators voted in the negative:

Senators Damon, Preston, Whitaker, Waterhouse, Goodnow, Fairbanks, Reynolds, Hammond, Killoren, Page.

Eleven senators having voted in the affirmative, and ten senators voting in the negative, the affirmative prevailed and the bill was indefinitely postponed.

Senator Killoren moved that the following entitled bill be indefinitely postponed:

An act to amend the city charter of the city of Dover, and to provide for a fire department.

And the question being stated,

Shall the bill be indefinitely postponed?

Senator Killoren demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Page.

The following senators voted in the negative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker, Killoren.

Eight senators having voted in the affirmative, and sixteen senators in the negative, the negative prevailed and the motion was lost.

Senator Killoren stated that he voted in the negative for the purpose of moving a reconsideration.

The bill was read a third time.

And the question being stated,

Shall the bill pass?

Senator Page demanded the yeas and nays.

The clerk proceeded to call the roll.

The following senators voted in the affirmative:

Senators Huntington, Damon, Bowers, Preston, Walker, Waterhouse, Woodward, Goodnow, McLane, Higgins, Fairbanks, Howard, Hammond, Lyman, Tasker, Killoren.

The following senators voted in the negative:

Senators Evans, Woods, Hobbs, Hatch, Peavey, Whitaker, Reynolds, Page.

Sixteen senators having voted in the affirmative, and eight in the negative, the affirmative prevailed and the bill passed.

Senator Killoren stated that he voted in the affirmative for the purpose of moving a reconsideration.

Senator Woodward for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Queen City Circle, No. 161, Companions of the Forest," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and on motion of Senator Reynolds, the rules were so far suspended that the bill was read a third time and passed.

On motion of Senator Peavey, the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet this evening at 7:30 o'clock.

On motion of Senator Page, the Senate adjourned.

### EVENING SESSION.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to amend the charter of the Laconia & Lake Village Horse Railroad, passed July 29, 1881.

An act to incorporate the Hanover Water-Works Company.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to incorporate the Ossipee Valley Railroad Company.

An act in amendment of the charter of the city of Nashua.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act in amendment of chapter 76 of the Public Statutes.

An act to provide for the engrossment of bills and joint resolutions.

Joint resolution providing for indexing the Public Records.

W. L. GOODNOW.

For the Committee.

On motion of Senator Damon, the following resolution was adopted:

Resolved, by the Senate, the House of Representatives concurring, That joint rule No. 11 be so far suspended as to allow the transmission of bills and joint resolutions between the two branches, until the adjournment of this evening's session.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable senate in the passage of the following concurrent resolution:

Resolved, by the Senate, the House of Representatives concurring, That joint rule No. 11 be so far suspended as to allow the transmission of bills and joint resolutions between the two branches until the adjournment of this evening's session.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the Senate:

Joint resolution in favor of the clerks of the Senate and House of Representatives.

Joint resolution in favor of the engrossing clerk.

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

An act to legalize the assessment of taxes in the town of Pittsfield in 1887, and to authorize said town to appropriate money for the support of the Cornet Band.

Joint resolution in favor of Horace L. Ingalls and others.

An act to authorize the state treasurer to take the charter fee of the Derryfield Savings Bank and Trust Company.

An act in addition to chapters 40 and 51 of the Public Statutes, relative to trust funds held for the care of cemeteries.

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

Joint resolution for publishing and distributing a second edition of "Gems of the Granite State."

The House of Representatives concur with the Honorable Senate in their amendments to the following House bills:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

An act in amendment of section 1, chapter 70 of the Public Statutes, relating to public waters.

The following entitled bills and joint resolutions, sent up from the House of Representatives, were severally read a first and second time and on motion of Senator Huntington, the rules were so far suspended that they were severally read a third time and passed:

Joint resolution in favor of the engrossing clerk.

Joint resolution in favor of the clerks of the Senate and House of Representatives.

An act to legalize the assessment of taxes in the town of Pittsfield in 1887 and to authorize said town to appropriate money for the support of a cornet band.

An act to prevent the taking of smelts in Great bay and waters of the Piscataqua river.

Joint resolution in favor of Horace L. Ingalls and others.

Joint resolution for publishing and distributing a second edition of "Gems of the Granite State."

The following message was received from the House of Representatives by their clerk:

# Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill with an amendment, in the passage of which amendment they ask the concurrence of the honorable Senate:

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

Amend the bill by striking out its second section.

The Senate concurred in the foregoing House amendment.

### Mr. President:

The House of Representatives concur with the honorable Senate in their new draft of the following entitled bill:

An act in amendment of chapter 23 of the Public Statutes, relating to senatorial districts.

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act relating to hawkers and pedlers.

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company, approved August 17, 1887."

Senator Killoren for the Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Northumberland Water Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and on motion of Senator Evans, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Damon for the Committee on Incorporations, to whom was referred the bill entitled "An act to establish water-works in the town of South Newmarket and to incorporate the South Newmarket Water-Works," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and on motion of Senator Damon, the rules were so far suspended that the bill was read a third time and passed at the present time.

Senator Hammond for the Committee on Roads, Bridges, and Canals, to whom was referred the joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and on motion of Senator Page, the rules were so far suspended that the joint resolution was read a third time and passed at the present time.

The following message was received from the House of Representatives, by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bills sent down from the honorable Senate:

An act to amend section 4, of chapter 40 of the Public Statutes, relating to powers and duties of towns, and to amend section 10 of chapter 50, division 14 of the Public Statutes, relating to powers of city councils.

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws, passed January session, 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to legalize the action of the town of New Boston at its last annual meeting with reference to donating money toward the construction of a reservoir.

An act to incorporate the Hanover Water-Works Company.

### Mr. President:

The House of Representatives concur with the honorable Senate in their amendments to the following entitled House bills:

An act to amend the charter of the Laconia & Lake Village Horse Railroad.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act to incorporate the Newmarket Water-Works.

# Mr. President:

The House of Representatives concur with the honorable Senate in the passage of their amendment to the following entitled House bill:

An act in amendment of chapter 76 of the Public Statutes, relating to damages in the use of highways.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution in favor of Andrew H. Parsons of Salisbury.

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton.

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

Joint resolution in favor of the New Hampshire Asylum for the Insane.

An act to incorporate the Mascot Water and Electric Supply Company.

An act to incorporate the Antrim Loan and Banking Company.

An act to incorporate the General Miller Park Railroad Association.

An act in amendment of section 11 of chapter 286 of the Public Statutes, relating to the warden of the state prison.

An act for the more effectual punishment of habitual criminals.

An act to enable the town school-districts of Surry, Jackson, and Sharon to organize and to purchase school property in said towns.

An act in amendment of chapter 23 of the Public Statutes, relating to the senatorial districts.

An act to sever the Joseph S. Matthews farm from Ossipee and annex the same to Wakefield for school purposes.

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company, approved August 17, 1887."

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

An act relating to hawkers and pedlers.

An act for the better protection of black bass in Spofford lake in the town of Chesterfield.

N. S. HUNTINGTON, GEO. H. COLBY, For the Committee.

The following entitled bill was read a third time and passed:

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes."

The following entitled bills sent up from the House of Representatives were severally read a first and second time and on motion of Senator Page, the rules were so far suspended that they were severally read a third time and passed:

An act to authorize the state treasurer to take the charter fee of the Derryfield Savings Bank and Trust Company.

An act in addition to chapters 40 and 51 of the Public Statutes, relative to trust funds held for the care of cemeteries and burial lots.

On motion of Senator Damon the following resolution was adopted:

Resolved, That when the Senate adjourns, it adjourn to meet to-morrow at 9:30 o'clock.

On motion of Senator Hammond the Senate adjourned.

SATURDAY, APRIL 1, 1893.

The Senate met according to adjournment.

The reading of the journal having been commenced, on motion of Senator Killoren the rules were so far suspended that its further reading was dispensed with.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters.

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

An act to authorize the North Walpole fire district to establish water-works.

An act to provide for taking the sense of the qualified voters of the state as to the expediency of calling a constitutional convention.

An act to provide for annexing parts of towns to adjoining towns for school purposes.

An act to legalize the assessment of taxes in the town of Pittsfield in 1887, and to authorize said town to appropriate money for the support of a cornet band.

An act to incorporate Queen City Circle, No. 16, Companions of the Forest.

An act for publishing and distributing a second edition of "Gems of the Granite State."

Joint resolution in favor of Horace L. Ingalls and others.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

An act in relation to the mileage of officers and employés of the Senate and House of Representatives.

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes."

An act to authorize the state treasurer to take the charter fee of the Derryfield Savings Bank and Trust Company.

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

Joint resolution in favor of the engrossing clerks.

Joint resolution in favor of the clerks of the Senate and House of Representatives.

An act to incorporate the Northumberland Water Company.

An act to amend the city charter of the city of Dover, and to provide for a fire department.

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

An act in addition to chapters 40 and 51 of the Public Statutes, relative to trust funds held for the care of cemeteries and burial lots.

An act to establish water-works in the town of South Newmarket, and to incorporate the South Newmarket Water-Works Company.

W. L. GOODNOW.

For the Committee.

On motion of Senator Page (he having voted in the affirmative), the vote whereby the following entitled bill was indefinitely postponed, was re-considered and the bill read a third time and passed:

An act in relation to determining the election of county officers in contested election cases.

The following message was received from the House of Representatives by their clerk:

## Mr. President:

The House of Representatives have passed the following joint resolutions in the passage of which they ask the concurrence of the Senate:

Joint resolution in favor of J. R. Miller, Benjamin Billsborough, and Lowell Eastman.

Joint resolution in favor of Howard & Co.

# Mr. President:

The speaker of the House having been obliged to return to his home, the House of Representatives have continued their organization by the election of the Honorable Samuel C. Eastman of Concord, speaker of the House pro tem.

The following joint resolutions, sent up from the House of Representatives, were severally read a first and second time and on motion of Senator Damon, the rules were so far suspended that they were read a third time and passed:

Joint resolution in favor of J. R. Miller, Benjamin Billsborough, and Lowell Eastman.

Joint resolution in favor of Howard & Co.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following joint resolution:

Joint resolution in relation to "high-water mark" monument on the Gettysburg battlefield.

On motion of Senator Bowers, the following resolution was adopted:

Resolved, That all reports, bills, and joint resolutions now pending in the Senate be indefinitely postponed.

The president appointed the following senators as members of the special committee agreeably to the provisions of the following joint resolution:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat, Senators Walker, Woodward, Page, Woods.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled House bills:

An act to establish the salary of the special police justice of the city of Manchester.

An act in amendment of and in addition to the provisions of the Public Statutes, passed January session, 1891.

#### Mr. President:

The House of Representatives concur with the honorable Senate in the passage of the following entitled bill with amendments, in the passage of which amendments they ask the concurrence of the honorable Senate:

An act to authorize School District No. 12 in Concord to unite with Union School District in Concord:

Amend section 1 by inserting after the word "twenty," in the first line thereof, the words, and the town district.

Amend section 2 by inserting after the word "twenty," in the fourth line thereof, the words, or town district.

Amend section 5 by inserting after the word "twenty," in the second line thereof, the words, or the town district.

Also by striking out the word "both" in said line and inserting in place thereof the word all.

The Senate concurred in the amendments to the foregoing bill.

#### Mr. President:

The House of Representatives have indefinitely postponed the following entitled bills sent down from the honorable Senate:

An act for the better protection of deer and other wild animals.

An act in amendment of chapter 33 of the Public Statutes, concerning the manner of conducting caucuses and elections.

An act in relation to bonds of town clerks.

An act to incorporate the Androscoggin Railroad Company.

An act in amendment of section 1, chapter 262 of the Public Statutes, relating to coroners' inquests.

An act to incorporate the Glen Guaranty Savings Bank.

An act providing for the payment of expenses in contests for the establishment of wills.

The House of Representatives concur with the honorable Senate in the passage of the following entitled Senate bills:

An act providing for the preparation and posting of check-lists for annual town meetings.

An act to incorporate the Antrim Savings Bank.

#### Mr President:

The House of Representatives concur with the honorable Senate in their amendment to the following entitled bill:

An act in amendment of, and in addition to, the provisions of the Public Statutes, passed January session, 1891.

#### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved, by the House of Representatives the Senate concurring, That his Excellency the Governor be asked to return to the House the following entitled bill which has been passed by both branches of the legislature, engrossed, and presented to him for approval:

An act relative to hawkers and peddlers.

On motion of Senator Huntington, the Senate concurred in the foregoing resolution.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined bills and joint resolutions with the following titles, and found the same correctly engrossed:

Joint resolution in relation to "High-water mark" monument on the Gettysburg battlefield.

Joint resolution in favor of J. R. Miller, Benjamin Billsborough, and Lowell Eastman.

Joint resolution in favor of Howard & Company.

An act in relation to determining the election of county officers in contested election cases.

An act in amendment of, and in addition to, the provisions of the Public Statutes, passed January session, 1891.

An act providing for the preparation of and posting of checklists for annual town meetings. An act to establish the salary of the special police justice of the city of Manchester.

N. S. HUNTINGTON,

For the Committee.

The following message was received from the House of Representatives, by their clerk:

Mr. President:

The following entitled bill having been returned to the House by His Excellency the Governor, in response to a concurrent resolution asking for its return, passed by the Senate and House, the bill has been read a first and second time, amended, and read a third time by its title under a suspension of the rules, passed, and is herewith transmitted to the Senate to take such action upon as your honorable body shall see fit:

An act relating to hawkers and peddlers.

The following is the House amendment:

Amend the bill by inserting after the word "licenses" in the first line of section 3 the words, for one year.

On motion of Senator Huntington, the rules were so far suspended that the following entitled bill sent up from the House of Representatives was read a first and second time by its title and on motion of the same senator, the rules were so far suspended that the bill was read a third time by its title and passed:

An act relating to hawkers and peddlers.

The following report from the Committee on Engrossed Bills was read and adopted:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act to incorporate the Antrim Savings Bank.

An act relating to hawkers and peddlers.

N. S. HUNTINGTON,

For the Committee.

The report was accepted.

Pursuant to the following resolution:

Resolved, That all reports, bills, and joint resolutions now pending in the Senate be indefinitely postponed

The following entitled bills and joint resolutions were indefinitely postponed:

An act relating to decisions at law terms and in amendment of chapters 204 and 214 of the Public Statutes.

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

An act to prohibit fishing in certain tributaries of Sunapee lake.

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

An act in amendment to the charter of the city of Portsmouth.

House joint resolution in relation to tax of 1892 on the Sandwich Savings Bank.

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections

An act in relation to trust companies and similar corporations.

An act relating to bills of exceptions and in amendment of chapter 204 of the Public Statutes.

An act in amendment of section 9 of chapter 67 of the Public Statutes, relating to laying out roads for winter purposes.

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relating to license or mortgage of real estate.

House joint resolution in relation to a History of New Hampshire for use in the public schools. An act in amendment of chapter 33 of the Public Statutes, concerning the manner of conducting caucuses and elections.

An act to prohibit the imposition of fines or deductions of wages of employés engaged at weaving.

An act to sever the homestead of Helen M. Pike from Hampton Falls, and annex the same to Exeter for school purposes.

An act to amend section 7, chapter 132 of the Public Statutes, in relation to the snaring of birds.

The following message was received from the House of Representatives by their clerk:

#### Mr. President:

The House of Representatives have passed the following concurrent resolution, in the passage of which they ask the concurrence of the honorable Senate.

Resolved. That a committee consisting of twelve be appointed by the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the Legislature has completed the business of the session and is ready to receive any communication he may be pleased to make.

The speaker pro tem. appointed as such committee on the part of the House: Messrs. Gilmore, Manchester; Sargent, Plymouth: Robinson, Manchester; Morrison, Boscawen: Merrill, Manchester: Quint, Manchester: Smith, Manchester: Dodge, Manchester; Colby, Plymouth: Wadsworth, Manchester; Noyes, Epsom: Flanders, Wilmot.

The Senate concurred with the House of Representatives in the passage of the foregoing resolution, and the president appointed, as members of such committee on the part of the Senate, Senators Walker, Higgins, and Fairbanks.

Senator Walker, for the joint select committee appointed to wait upon His Excellency the Governor, and inform him that the legislature has completed the business of the session and is ready to receive any communication that he may be pleased to make, reported that they had attended to their duty, and had been informed by His Excellency that he would in person make a communication to the Legislature forthwith.

The report was accepted. ·

His Excellency, Hon. John B. Smith, attended by the honorable Council, then appeared and made the following communication to the Senate:

#### STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT, CONCORD, April 1, 1893.

To the Honorable Senate and House of Representatives:

I have approved all the bills and joint resolutions that have been presented for my approval, except as follows: House bill number 34 I did not approve, because of a clerical error in the bill, which of itself made the bill of no effect; subsequently I approved the bill in a new draft. House joint resolution number 73 I have not signed, the object of the resolution having been accomplished by the passage of another resolution which I have signed.

Having been informed by a joint committee of the Senate and House of Representatives that you have completed the business of the session and are ready to be adjourned. I do by the authority vested in the Executive, hereby adjourn the Legislature to the last Wednesday of December in the year of our Lord one thousand eight hundred and ninety-four.

JOHN B. SMITH, Governor.

And thereupon the president, in accordance with the proclamation of His Excellency the Governor, and by virtue of the authority vested in him, declared the Senate adjourned to the last Wednesday in December, in the year of our Lord one thousand eight hundred and ninety-four.

CHARLES J. HAMBLETT, Clerk.

A true copy. Attest: CHARLES J. HAMBLETT, Clerk.



## JOURNAL

OF THE

# HOUSE OF REPRESENTATIVES,

JANUARY SESSION, 1893.



## JOURNAL

OF THE

## HOUSE OF REPRESENTATIVES,

JANUARY SESSION, 1893.

## WEDNESDAY, January 4, 1893.

A quorum of the whole number of representatives from the several towns, wards, and districts of the state of New Hamp shire having assembled at the capitol, in the city of Concord insaid state, on the first Wednesday of January, in the year of our Lord one thousand eight hundred and ninety-three, being the day designated by the constitution for the assembling of the Legislature, the gentlemen whose names appear in the following list, having presented their credentials, were duly qualified by His Excellency the Governor as members of the House of Representatives, by taking and subscribing to the oaths of office, agreeably to the provisions of the constitution:

#### ROCKINGHAM COUNTY.

Atkinson . John H. Smith.

Auburn . Samuel Richardson.

Brentwood . John H. Fellows.

Candia . George H. McDuffee.

Chester . Nelson Gillingham.

Danville . Alden E. Spofford.

Deerfield . Charles R. Brown.

Derry	George F. Priest. Ira H. Adams.
East Kingston	George F. Morrill.
	9
	Benjamin Johnson.
Exeter	William H. C. Follansby
	Arthur F. Cooper.
	Charles E. Warren.
	Atbert S. Wetherell.
Fremont	Lincoln F. Hook.
Greenland	John E. Seavey.
Hampstead	Charles B. Moulton.
Hampton	Elias H. Perkins.
Hampton Falls	Daniel E. Pevear.
Kensington	John W. York.
Kingston	Fred W. Ingalls.
Londonderry	Charles R. Bailey.
Newcastle	Forrest Becker.
Newmarket	Charles H. Young.
	Albert T. Stackpole.
Newton	William P. Warner.
Northwood	Charles B. Leavitt.
Nottingham	Thomas E. Fernald.
North Hampton .	Albert Bachelder.
Plaistow	John Peaslee.
Portsmouth — Ward 1	John E. Locke.
	Cornelius O'Keefe.
	Nathaniel E. Winn.
Ward 2	Charles A. Sinclair.
	William Dow.
	Ernest A. Guptill.
Ward 3	William H. Moran.
Ward 4	Sherman T. Newton.
Raymond	William H. Bailey.
Rye	Emery Woodman.
Salem	Wallace W. Cole.
	Gilman Corning.
Sandown	James Sleeper.
Seabrook	David E. Randall.

South Newmarket . William H. Connor.
Stratham . . George W. Parkman.
Windham . . . John H. Dinsmore.

#### STRAFFORD COUNTY.

Barrington . . . William B. Swain.

Dover — Ward 1 . Oscar F. Kimball.

George J. Foster.

Ward 2 . Erastus A. Crawford. Charles T. Moulton.

John R. Worster.

Ward 3 . Charles W. Smith.

Alamanzor R. Towle.

Ward 4 . James A. Reynolds. Henry E. Perry.

Walter W. Scott.

Ward 5 . Peter Laughlin.

Francis Rogers.

Durham . . . Ira B. Hill.

Farmington . . Ira E. Fletcher. Isaac E. Pearl.

Alonzo I. Nute.

Lee . . . Fred B. York.

Madbury . . . Charles S. Kingman. Middleton . . . George H. Willey.

Milton . . . Samuel W. Wallingford.

New Durham . . Ira S. Ricker.

Rochester — Ward  ${\bf 1}$  . Albert L. Richards.

Ward 2 . Henry L. Osborn. Ward 3 . Stephen C. Meader. Ward 4 . Henry C. Jones.

Ward 5 . Jonathan T. Dodge.

Ward 6 . Albert Wallace.

Rollinsford . . John Meskill.

William H. Roberts.

Somersworth . . Franklin N. Chase.

John Leahy.

Somersworth . . Thomas F. Marston.

John P. Meserve. Paul A. Rainville.

Strafford . . . Charles W. Waldron.

#### BELKNAP COUNTY.

Alton . . . Ellsworth H. Rollins.

Barnstead . . . Frank S. Nutter.
Belmont . . . George H. Ingalls.
Centre Harbor . . Orville P. Smith.
Gilford . . . Thomas E. Hunt.

George H. Robie. Augustus W. Smith.

Gilmanton . . Albert F. Page. Laconia . . Charles E. Frye. Hiram C. Gale.

Dennis O'Shea.

William A. Plummer. Joseph Theriault.

Tilton . . . Ionathan L. Loverin.

#### CARROLL COUNTY.

Bartlett . . . George W. M. Pitman.

Brookfield . . . George A. Wiggin.
Chatham Dana Hill.

Chatham . . . Dana Hill. Conway . . . John B. Nash.

Benjamin F. Clark.

Eaton . . Oren N. Currier.

Effingham . . John L. Demeritt.

Freedom . . Elias I. Towle.

Jackson . . . Cyrus E. Gale.

Madison . . . Henry Harriman.

Moultonborough . Hamlin Huntress.
Ossipee . . Aldo M. Rumery.

Sandwich . . . Algernon S. A. Gilman.

Tamworth . . . Wyatt Bryant.

Tuftonborough . . George W. Copp.

Wakefield . . . Albert O. Robinson.

Wolfeborough . . George F. Mathes.

Stephen W. Clow. Jonas W Piper.

#### MERRIMACK COUNTY.

Allenstown Warren Sargent. Andover . Daniel Downes. John C. Morrison. Boscawen . Everett Kittredge. Bradford . Bow . . John H. Burroughs. Canterbury Alfred G. Chase. Chichester George M. Warren. Concord — Ward 1 Edmund H. Brown.

Ward 2

William H. Raymond.
Frank P. Tallant.

Ward 3 . Henry H. Farnum.
Ward 4 . John M. Mitchell.
Frank H. George.

Samuel C. Eastman. James O. Lyford.

Ward 5 . George F. Underhill.

Albert B. Woodworth.

Ward 6 . Francis L. Abbot.

Franklin L. Badger. James T. Gordon.

Ward 7 . William W. Flint.

Frank P. Quimby.

Danbury . . . Harry G. Dean.
Dunbarton . . David P. Walker.
Epsom . . . Albert G. Noyes.

Franklin . . Frank H. Chapman. Edward G. Leach.

Edward H. Sturtevant.

Henniker			Henry E. Merrick.
Hill .			Joseph W. Favor.
Hopkinton			William F. Dodge.
			Frank I. Morrill.
Hooksett			Eben H. Nutting.
			Elroy J. Robie.
Loudon			Daniel L. Moore.
Newbury			Jonathan Rowe.
New Lond	on		George Woodward.
Northfield			Edwin J. Young.
Pembroke			Jacob E. Chickering.
			Winthrop Fowler.
			Eugene Lane.
Pittsfield			John D. Sherburne.
			John A. Goss.
Salisbury			William Dunlap.
Sutton			John Pressey.
Warner			Edward H. Carroll.
Webster			Thomas J. Courser.
Wilmot			Charles F. Flanders.

#### HILLSBOROUGH COUNTY.

Amherst			Daniel A. Fletcher.
Antrim			Sylvester Little.
Bedford			Perham Parker.
Benningto	n		Augustus W. Grey.
Brookline			Willie A. Hobart.
Deering			William F. Whitaker.
Francesto	wn		James T. Woodbury.
Goffstown			Albert H. George.
			Robinson Brown.
Greenfield			John D. Emerson.
Greenville			Frank E. Pierce.
Hancock			Xenophen W. Brooks.
Hillsborou	ıgh		Stillman H. Baker.
			Marcellus H. Felt.
Hollis			George B. Cleasby.
Hudson			George W. Haselton.

Lyndeborough	Edgar A. Danforth.
Manchester — Ward 1	Lees Ward.
	John P. Mullen.
	Marcellus Gould.
Ward 2	William E. Killey.
	Henry P. Priest.
	Cyrus A. Sulloway.
Ward 3	John Fullerton.
G	Moses Wadleigh.
	George M. Clark.
	Frank L. Downs.
	Sumner D. Quint.
	Alfred Nearbonne.
Ward 4	Frederick Allen.
	Charles C. Clark.
	George C. Gilmore.
	Desire Laneville.
	Clarence R. Merrill.
	Benjamin W. Robinson.
Ward 5	William J. Allen.
3	Patrick E. Daley.
	John J. Lynch.
	John F. Martin.
	Patrick H. Sullivan.
	John T. Tonery.
Ward 6	Smith Dodge.
	Edwin R. Jones.
	George S. Smith.
	David Wadsworth.
Ward 7	Moses N. Colby.
·	John F. Frost.
Ward 8	John Bryson.
	John Eaton.
	Clarence M. Woodbury.
Ward 9	Henry Hebert.
,	Timothy J. Howard.
	John Montplaisir.
	Frank Sullivan.

Mason	James O. Reed, Jr.
Merrimack .	John H. Bowers.
Milford	Frank E. Kaley.
	Clarence J. Gutterson.
	Oliver H. Foster.
Mont Vernon .	Willie G. Burnham.
Nashua — Ward 1	George H. Brigham.
	Charles E. Cummings.
Ward 2	Charles E. Faxon.
	Charles H. Jackman.
Ward 3	Edward H. Everett.
	Toussaient Ledoux.
Ward 4	Josiah N. Woodward.
. Ward 5	Peter Sweeney.
Ward 6	Alfred F. Johnson.
	Edmund D. Lucier.
	James H. Moran.
	Joseph A. Noble.
Ward 7	Andros B. Jones.
	Arthur K. Woodbury.
Ward 8	Benjamin S. Woods.
	John H. Field.
New Boston .	George A. Wason.
New Ipswich .	Francis W. Prichard.
Pelham	Charles W. Hobbs.
Peterborough .	Riley B. Hatch.
	Charles Scott.
Sharon	James Green.
Weare	Perry A. Eaton.
Wilton	Artemas O. Barker.
	Albert S. French.

#### CHESHIRE COUNTY.

Alstead . . . James Davis.

Chesterfield . . Frederick B. Pierce.

Dublin . . . Fred C. Gowing.

Fitzwilliam . . Edwin N. Bowen.

Gilsum . . . Henry H. Carter. Harrisville . . . Zophar Willard.

Hinsdale . . . Sylvester O. Davenport.

Gardner S. Howe.

Jaffrey . . . Frederick J. Lawrence.

Keene—Ward 1 . . Francis A. Perry.

Charles M. Norwood.

Ward 2 . Liberty W. Foskett.
Ward 3 . George W. McDuffee.

Ward 4 . Frank H. Whitcomb.

Ward 5 . John J. Colony.

Marlborough . . John R. Farnum.

Marlow . . . George D. Morrison. Richmond . . . Danford W. Martin.

Rindge . . . Joel Wellington. Sullivan . . . Lyman Davis.

Surry . . . Frederick E. Nesmith

Swanzey . . . Norris C. Carter. Troy . . . Edwin B. Dort.

Walpole . . . John Bowen.

Charles B. Hall.

Westmoreland . Lewis W. Aldrich. Winchester . Hosea W. Brigham.

Granville Wardwell.

#### SULLIVAN COUNTY.

Acworth . . . John H. Clark. Charlestown . . Charles H. Hoyt.

Claremont . . Frederick Jewett.

Charles L. Severance.

Daniel W. Johnson.

Frank P. Huntley.

Cornish . . . Edward O. Day.

Croydon . . . Ruel D. Loverin.

Grantham . . . Albert Collins.

Langdon . . . Henry M. Elwell.

Newport . . . Henry P. Coffin. Franklin P. Rowell

## JOURNAL OF THE HOUSE.

Plainfield . . . William A. Martin.
Springfield . . . Martin M. Wiggins.
Sunapee . . . Moses C. Muzzy.
Unity . . . George E. Bartlett.
Washington . . Oscar H. Wiley.

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#### GRAFTON COUNTY.

Alexandria. Charles L. Plummer. Nathaniel P. Batchelder. Ashland Bath . Amos N. Blandin. Bethlehem . Charles E. Swasev. Smith D. Fellows. Bristol Campton Richard H. Copithorn. George H. Gordon. Canaan Dorchester Perley R. Follansbee. Enfield Charles H. Webster. Winsor A. Brooks. Franconia . George H. Cole. Grafton Isaac N. Ford. Groton Horace F. Hoyt, Jr. Hanover Edward P. Storrs. Haverhill . Samuel B. Page. Henry W. Keyes. Hebron Frank O. Morse. Holderness George E. Jewell. Landaff Myron S. Bronson. William P. Burton. Lebanon Harry M. Cheney. John L. Spring. Lisbon Arthur C. Wells. Francis G. Howland. Charles F. Eastman. Littleton Oscar C. Hatch. George L. Flanders. Albert G. Moulton. Lyman John H. Derby. Lyme John A. Buffum. Monroe

Orford . . . George W. Lamprey.
Piermont . . . Roswell Hunt.
Plymouth . . . Cyrus Sargeant.
George H. Colby.
Rumney . . . George P. Cook.
Thornton . . Arthur C. Moulton.
Warren . . . . Harry A. Whitcher.

Warren . . Harry A. Whitcher. Wentworth . . Horatio C. Blood.

#### coös county.

Berlin . . . Robert N. Chamberlin.

Augustine N. Gilbert.

John L. Oswell.

Carroll . . . John H. Locke.
Colebrook . . . Daniel Stevens.
Dalton . . . David Hurlbutt.

Dummer . . . Warren G. Wentworth.

Gorham . . . John F. Noonan. Jefferson . . . Nicholas Tuttle.

Lancaster . . . Alexander M. Beattie.

Willie E. Bullard. Gilbert A. Marshall.

Milan . . . Hiram E. Ellingwood. Northumberland . Canning H. Hatch.

Pittsburg . . Edmund Blais.
Shelburne . . Elery Wheeler.
Stark . . . Hubbard Pike.

Stewartstown . . Thomas H. Van Dyke.

Stratford . . . Fred N. Day.

Whitefield . . . Henry McIver.

John L. McGregor.

After administering the constitutional oaths, His Excellency the Governor, attended by the honorable Council, withdrew from Representatives' Hall.

The House was then called to order by Stephen S. Jewett, clerk of the House for the last two years.

The clerk then stated that the first business before the House was the election of a temporary presiding officer.

Mr. Lyford of Concord moved that George C. Gilmore of Manchester be elected temporary chairman.

The motion was seconded by Mr. Page of Haverhill.

Upon the question being stated, the affirmative prevailed.

Messrs. Lyford of Concord and Page of Haverhill were appointed by the clerk a committee to inform Mr. Gilmore of his election as temporary chairman and conduct him to the chair.

The committee attended to its duties.

The temporary presiding officer having taken the chair

On motion of Mr. Gould of Manchester, the House proceeded to elect a speaker by ballot.

The chair appointed Messrs. Rowell of Newport and Mitchell of Concord to assist in sorting and counting the votes.

The following was the result of the ballot:

Whole number of votes c	ast					352
Necessary for a choice .						177
Charles H. Hoyt had						145
Robert N. Chamberlin ha	ıd					207

And Robert N. Chamberlin, having a majority of all the votes, was declared elected speaker.

Messrs. Leach of Franklin and Hoyt of Charlestown were appointed a committee to conduct the speaker-elect to the chair.

On assuming the chair, the speaker addressed the House as follows:

Gentlemen of the House of Representatives:—Before proceeding with the business of the House, I wish to thank you for the great favor conferred upon me. I understand that there

are responsibilities that go with the honor. I shall endeavor to perform the duties to the best of my ability and when I am right I shall hope to be supported, and to be criticised when I am wrong. I hope that we shall see an early close of the session.

On motion of Mr. Colby of Plymouth, the following resolution was adopted:

Resolved, That Stephen S. Jewett of Laconia be elected clerk and William Tutherly of Claremont, assistant clerk of the House of Representatives for the ensuing two years.

On motion of Mr. Guptill of Portsmouth,—

Resolved, That Horace L. Ingalls of Concord be elected sergeant-at-arms, and Warren A. Saunders of Bristol, Daniel R. Henderson of Francestown, and John Cronin of Manchester doorkeepers of the House of Representatives for the ensuing two years.

Stephen S. Jewett and William Tutherly appeared, and were duly qualified by the speaker as clerk and assistant clerk, respectively.

A true record. Attest:

STEPHEN S. JEWETT, Clerk for 1891, 1892.

Horace L. Ingalls appeared and was duly qualified by the speaker as sergeant-at-arms.

Warren A. Saunders, Daniel R. Henderson, and John Cronin appeared, and were duly qualified as door-keepers.

Mr. Lyford of Concord offered the following resolution:

Resolved, That the rules of the House for the last session be the rules of the House for the present session, until otherwise ordered by the House, and the Senate concurring the joint rules of the Senate and House for the last session be adopted as the joint rules of the Senate and House for the present session until otherwise ordered.

The question being stated,

(Discussion ensued.)

The affirmative prevailed and the resolution was adopted.

On motion of Mr. Eastman of Concord, the following resolution was adopted:

Resolved, That a committee of ten, consisting of one from each county, be appointed by the speaker to select a suitable person to act as chaplain during the session of the legislature.

On motion of Mr. Gilmore of Manchester, the following resolution was adopted:

Resolved, That the subject of proper rules of procedure in this House be referred to a select committee of five, consisting of the speaker and four other members to be appointed by the chair, with authority to report at any time.

On motion of Mr. Scott of Peterborough, the following resolution was adopted:

Resolved, That the honorable Senate be informed that the House of Representatives have organized by the election of Robert N. Chamberlin of Berlin as speaker, Stephen S. Jewett of Laconia as clerk, and William Tutherly of Claremont as assistant clerk, and Horace L. Ingalls of Concord as sergeant-at-arms, and are now ready to proceed with the business of the session.

On motion of Mr. Kaley of Milford, the following resolution was adopted:

Resolved, That the hours of assembling of the House be at 11 o'clock in the forenoon and 3 o'clock in the afternoon, until otherwise ordered by the House.

On motion of Mr. Scott of Peterborough,-

Resolved, That the clerk be instructed to procure, for the officers and members of the House, a sufficient number of copies

of the Concord Monitor, Daily People and Patriot, Daily Mirror and American, The Manchester Union, and New Hampshire Republican.

On motion of Mr. Gould of Manchester, the House adjourned.

#### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have adopted the following resolution:

Resolved, That the House of Representatives be informed that the Senate, having assembled, have organized by the choice of Hon. John McLane for president, Charles J. Hamblett for clerk, Edward H. Wason for assistant clerk, Hollis O. Dudley for sergeant-at-arms, and William R. Jarvis for messenger of the Senate, and are now ready to proceed with the business of the session.

NOTICE OF A BILL, ETC.

By Mr. Charles E. Faxon of Nashua, a bill entitled "An act in amendment of the charter of the Nashua Street Railway."

By Mr. Wadleigh of Manchester, a joint resolution to establish a brook-trout hatching-house at Manchester.

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have adopted the following resolution:

Resolved, That a message be sent to the House of Representatives that, from an examination of the returns of votes, there appears to be a vacancy in Senatorial District No. 20, and that George F. Hammond and Frank M. Woodbury are the two constitutional candidates, and that the Senate are ready to meet the House of Representatives in convention at such time as the House may suggest, for the purpose of filling the vacancy in Senatorial District No. 20, agreeably to the provisions of the constitution.

On motion of Mr. Lyford of Concord,-

Resolved, That the honorable Senate be informed that the House of Representatives are now ready to meet the Senate in convention for the purpose of proceeding with the elections, agreeably to the requirements of the constitution.

#### IN CONVENTION.

The Senate having met the House in joint convention, on motion of Mr. Eastman of Concord the convention proceeded to fill the vacancy in Senatorial District No. 20.

The chairman appointed Senator Howard of District No. 19 and Mr. Nash of Conway, a committee to assist in sorting and counting the votes.

The following was the result of the vote:

Whole number of votes cas	st				336
Necessary for a choice .					169
Frank M. Woodbury had					125
George F. Hammond had					2 I I

and George F. Hammond, having a majority of all the votes cast, was declared duly elected senator from Senatorial District No. 20 for the period prescribed by the constitution and laws of the state.

On motion of Mr. Lyford of Concord,-

Resolved, That the honorable secretary of state be requested

to lay before the convention the returns of the votes for governor and councillors cast at the last election.

#### SECRETARY OF STATE.

The honorable secretary of state appeared, and laid before the convention the returns of the votes for governor and councillors cast at the last biennial election.

On motion of Mr. Wason of New Boston.—

Resolved, That the votes for governor and councillors be referred to a committee, consisting of one on the part of the Senate and two on the part of the House, to examine, compare, and count the same, and report thereon.

The chairman appointed as members of such committee, Messrs. Wason of New Boston and Wardwell of Winchester, on the part of the House, and Senator Hobbs of Senatorial District No. 5, on the part of the Senate.

On motion of Senator Woodward of District No. 13,-

Resolved, That a committee of three be appointed to wait upon Hon. George F. Hammond and inform him that he has been duly elected senator from Senatorial District No. 20.

The chairman appointed as members of such committee, Senator Woodward of Senatorial District No. 13, Messrs. Leach of Franklin and Sinclair of Portsmouth.

#### REPORT OF COMMITTEE.

Senator Woodward of Senatorial District No. 13, for the joint committee to inform the senator-elect of his election, reported that they had attended to their duty, and that the gentleman elected senator had accepted the office and been duly qualified.

The joint committee appointed to compare, examine, and count the votes for governor and councillors, made the following report, which was accepted:

#### STATE OF NEW HAMPSHIRE.

JANUARY SESSION, 1893.

The joint committee, to whom were referred the returns of the votes cast for governor and councillors on the Tuesday next after the first Monday in November, 1892, having examined, compared, and counted the same, ask leave to report:

#### STATE OF NEW HAMPSHIRE.

JANUARY SESSION, 1893.

The joint committee, to whom were referred the returns of the votes cast for governor and councillors on the Tuesday next after the first Monday in November, 1892, having examined, compared, and counted the same, ask leave to report:

#### FOR GOVERNOR.

Whole number of votes car	st				87,060
Necessary for a choice					43,531
John B. Smith had .					43,676
Luther F. McKinney had					41,501
Edgar L. Carr had .					1,563
William O. Noyes had					318
Robert Frohock had .					I
Horatio Colony had .					I

and John B. Smith, having received a majority of all the votes cast, is elected governor for the ensuing two years.

#### FOR COUNCILLORS.

#### DISTRICT NO. 1.

Whole number of votes	ca	st				19,080
Necessary for a choice						9,541
True L. Norris had						9.725
James Thurston had .						9.014
Oliver P. Griffin had						341

and True L. Norris, having received a majority of all votes cast, is elected councillor for the ensuing two years.

#### DISTRICT NO. 2.

Whole number of votes of	cast				14,477
Necessary for a choice					7,239
John C. Ray had					7.776
Alpheus Gay had .					6,467
William T. Childs had .					229
Charles Bradley had .					I
Henry French had .					I
John Adams had .					I
Robert N. Elwell had .					I
Warren E. Bodwell had					I

and John C. Ray, having received a majority of all the votes cast, is elected councillor for the ensuing two years.

## DISTRICT NO. 3.

Whole number of votes ca	st				16,372
Necessary for a choice					8,187
Edward O. Blunt had .					8,776
Daniel M. White had					7,306
Franklin L. Sprague had					282
Franklin L. Sargent had					7
Charles O. Neil had .					1

and Edward O. Blunt, having received a majority of all the votes cast, is elected councillor for the ensuing two years.

#### DISTRICT NO. 4.

Whole number of votes ca	st .			18,484
Necessary for a choice				9,243
Frank N. Parsons had .				9,930
Silvester P. Danforth had				8,181
Orlando H. Jasper had				370
George Abbott had .				I
Loren F. Austin had .				2

and Frank N. Parsons, having received a majority of all the votes cast, is elected councillor for the ensuing two years.

#### DISTRICT NO. 5.

Whole number of votes ca	ıst				16,754
Necessary for a choice					8,378
Herbert B. Moulton had					8.730
Stephen Eaton had .					7,644
Loren J. Austin had .					378
Charles A. Holden had					I
Moses T. Cate had .					I

and Herbert B. Moulton, having received a majority of all the votes cast, is elected councillor for the ensuing two years.

GEORGE A. WASON. GRANVILLE WARDWELL. FRANK K. HOBBS.

The report was accepted.

On motion of Mr. Spring of Lebanon,—

Resolved, That a committee of three be appointed by the chair to wait upon the Hon. John B. Smith, and inform him officially of his election as governor of the state of New Hampshire, and that the Senate and House are ready to receive any communication from His Excellency at such time as he may desire.

The chairman appointed as such committee Messrs. Spring of Lebanon and Cummings of Nashua, and Senator Huntington of Senatorial District No. 3.

On motion of Mr. Page of Haverhill,-

Resolved, That a committee of five be appointed by the chair to wait upon His Excellency Hiram A. Tuttle, Governor, and inform him that a quorum of both branches of the Legislature have assembled and completed their organization, and are ready to receive any communication he may be pleased to make.

The chairman appointed as such committee, Messrs. Page of Haverhill, Foster of Dover, Beattie of Lancaster, Senator Page of Senatorial District No. 24, and Senator Walker of Senatorial District No. 10.

On motion of Mr. Gould of Manchester,—

Resolved, That a committee of three be appointed to wait on Hon. True L. Norris of Councillor District No. 1, Hon. John C. Ray of Councillor District No. 2, Hon. Edward O. Blunt of Councillor District No. 3, Hon. Frank N. Parsons of Councillor District No. 5, and inform them of their election to the honorable Council.

The chairman appointed as such committee, Messrs. Gould of Manchester and Page of Haverhill and Senator Lyman of Senatorial District No. 21.

On motion of Mr. Wason of New Boston the convention rose.

IN THE HOUSE OF REPRESENTATIVES.

On motion of Mr. Gould of Manchester,—

Resolved, That the speaker be authorized to appoint five persons to act as pages for the House.

On motion of Mr. Scott of Dover,-

Resolved, That the speaker of the House be authorized to appoint a doorkeeper, whose duty it shall be to take charge of the committee rooms and perform such other duties as may be required of him.

On motion of Mr. Wardwell of Winchester, the House adjourned.

THURSDAY, JANUARY 5, 1892.

The House met at 11 o'clock.

(The speaker in the chair.)

The speaker announced the following as the Committee on Rules: the speaker, Robert N. Chamberlin, and Messrs. Gilmore of Manchester, Eastman of Concord, Page of Haverhill, Leach of Franklin.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

## Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That the joint rules of the Senate and House for the last session be adopted as the joint rules of the Senate and House for the present session, until otherwise ordered.

The Senate have passed the following concurrent resolution, in the passage of which they ask the concurrence of the House of Representatives:

Resolved, That a committee of three, consisting of the president and two senators, be appointed to report on a revision of the rules of the Senate, and that they, with such as the House may join, be a committee on joint rules of the Senate and House of Representatives, and the Senate have appointed as members of such committee, President McLane and Senators Walker and Woods.

The question being stated, Will the House concur in the resolution sent down from the honorable Senate? the affirmative prevailed and the House concurred in the resolution.

#### COMMITTEE APPOINTED.

The speaker appointed the following gentlemen to act with himself as such committee: Messrs. Gilmore of Manchester, Eastman of Concord, Page of Haverhill, and Leach of Franklin.

The following concurrent resolution was offered by Mr. Spring of Lebanon:

Resolved, By the House of Representatives, the Senate concurring, that the present session of the Legislature be brought to a final adjournment on Saturday, the eighteenth day of February next, at twelve o'clock noon.

On motion of Mr. Eastman of Concord, the concurrent resolution was laid on the table.

Mr. Carroll of Warner offered the following resolution, which was adopted:

Resolved, That the House of Representatives are ready to meet the Senate in joint convention, for the purpose of receiving His Excellency the Governor and any communication he may be pleased to make.

#### NOTICES OF BILLS.

By Mr. Page of Haverhill, a bill entitled "An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature."

A bill entitled "An act in amendment of chapter 6 of the Public Statutes, in relation to public printer and public printing."

By Mr. Erastus A. Crawford of Dover, a bill entitled "An act to amend the city charter of the city of Dover and to provide for a fire department."

By Mr. Bowen of Fitzwilliam, a bill entitled "An act in amendment of section 11, chapter 33 of the Public Statutes, relating to the manner of conducting caucuses and elections."

#### IN CONVENTION.

#### REPORT OF COMMITTEE.

#### STATE OF NEW HAMPSHIRE.

JANUARY SESSION, 1893.

The joint committee appointed to wait on His Excellency John B. Smith and inform him of his election as governor and of the organization of the Legislature, beg leave to report that they have attended to that duty, and that His Excellency has informed them that he accepts said office, and that he will meet the Senate and House of Representatives in convention at the earliest convenient time, to take the oath of office and make such communication as he shall deem proper.

JOHN L. SPRING,

For the Committee.

The report was accepted.

#### REPORT OF COMMITTEE.

The joint committee appointed to notify the councillors elect of their election, beg leave to report that they have attended to their duty, and have notified Hon. True L. Norris, Hon. John C. Ray, Hon. Edward O. Blunt, Hon. Frank N. Parsons, and Hon. Herbert B. Moulton of their election as councillors for the ensuing two years.

MARCELLUS GOULD,

For the Committee.

The report was accepted.

Mr. Page of Haverhill, for the joint committee appointed to wait upon His Excellency Hiram A. Tuttle, the governor, and inform him that the Legislature had assembled, and was ready to receive any communication from him, reported that they had attended to that duty, and he was pleased to say he had no communication to make.

The report was accepted.

The governor, governor-elect, and the honorable council then came in and the Hon. John B. Smith, governor-elect, then took and subscribed the oath of office, and the oaths of allegiance before the president of the Senate, and in the presence of both branches of the Legislature, whereupon the Hon. John McLane, president of the Senate, made proclamation as follows:

John B. Smith, having been duly elected governor of New Hampshire, accepted the office, and taken the oaths prescribed by the constitution, I do therefore declare and proclaim His Excellency John B. Smith governor of the state of New Hampshire, to hold the office, during the period prescribed by the constitution and laws of the state. And I present Your Excellency

with a copy of the constitution of the state as a guide in the discharge of your official duties.

His Excellency the Governor then read the following message:

Gentlemen of the Senate and the House of Representatives:

Having been chosen, by vote of the people, governor of the state, and taken the prescribed oath, I now enter upon the duties of the office with a deep sense of my obligation and responsibility, and with humble reliance upon Almighty God for help and guidance in the discharge of those duties. In accordance with a custom honored by my predecessors, I now proceed to address you upon the condition of the state in its various departments, and the condition and needs of its institutions, and shall venture to make such suggestions and recommendations as in my judgment may seem wise and necessary. The year just closed has been one of unexampled prosperity to the people of our state, and to the whole country as well. Abundant harvests have crowned the labor of the husbandman, the various branches of trade and industry have been flourishing and prosperous, labor has been well employed at fair rate of remuneration, and peace and good order have prevailed throughout the state.

#### FINANCIAL.

We gather from the report of the state treasurer, as to the finances of the state, as follows:

#### DISBURSEMENTS.

Total disbursements during t	ine ye	ear	\$1,845,765.45
Cash on hand June 1, 1892			345,219.11
			\$2,190,984.56
Liabilities June 1, 1891			\$2,579,376.39
Assets June 1, 1891 .	•		319,335.75

Net in	ndebtedne	ess June 1, 1891			\$2,260,040.64
"	"	June 1, 1892			2,151,903.89
Redu	ction of d	lebt during the ve	ar		\$108,136,75

Which reduction indicates the excess of revenue over expenses for the year. A considerable part of the treasurer's report relates to the Benjamin Thompson Trust Fund, including a copy of the will and a schedule of the property devised. It is hoped that this large bequest may answer the worthy purpose of the donor, and prove a benefit to the agricultural interests of the state. The finances of the state seem to be well managed, and evidence of its excellent credit is found in the sale of the recently issued Library bonds, \$175,000 in amount, at a premium of 10-90 per cent. while bearing interest at the reasonably low rate of 4 per cent. per annum. The negotiation of temporary loans at certain portions of each year is rendered necessary, in order to anticipate the receipt of the state and corporation taxes, which mainly fall due on October 1st. I recommend such legislation as may give the treasurer for the next two years the necessary authority.

#### SAVINGS BANKS.

The savings banks of the state show a continued growth and prosperity. The increase in deposits the past year is nearly the average increase for the last ten years, during which time the deposits have almost doubled. Including the savings deposits of the trust companies of the state, the deposits of our savings institutions aggregate nearly seventy-five million dollars. The tax on these deposits for the year 1892 was \$730.984.76, of which \$652.314.42 was distributed to the towns, and \$78.670.34 was carried to the literary fund. Attention is invited to the remarks of the commissioners on the taxation of savings deposits.

The law passed by the last Legislature, restricting the investments of savings banks, has had a year's trial. Under its operation, the amount of western mortgages held by the savings banks has decreased to the extent of \$1.785,607.29, while there has been an increase of \$2,496,680.39 in the amount of munici-

pal bonds held by these institutions. This law appears to have worked no hardship to the savings banks, and is generally regarded as salutary. As pointed out by the commissioners in their report, there is danger in the indiscriminate purchase of municipal and corporation bonds, which under the law has superseded the previous large purchase of western mortgages. terest rates have been gradually falling for several years, and the policy of many of the banks in adapting themselves to the changed conditions by reducing their rates of dividends to depositors, is certainly judicious. A 4 per cent. dividend to depositors is all that our savings institutions can afford to pay if they have proper regard for the character and safety of their investments and it is a question, if interest rates continue to decline, or remain where they are, how long the banks can continue to pay a 4 per cent. rate, and return 1 per cent. tax to the state on their deposits.

The recommendation of the commissioners in relation to the reduction of the bonds of treasurers, meets my approval, and I invite careful attention to all the subjects discussed in the report. Taking into account the amount of accumulations of our savings institutions, the benefit they are to the people of the state, on account of the state tax, the bank commission has become one of the most important commissions in the state. All legislation affecting these institutions should be carefully considered by the Legislature, that nothing be done to in any way impair their usefulness.

#### INSURANCE.

From a report of the insurance commissioner for 1892, it is gratifying to note that the situation is unchanged so far as relates to the condition of fire insurance. The ratio of losses paid to premiums received during the year was 38.95 per cent. The number of authorized fire insurance companies at work in the state on Dec. 31, 1892, was eighty-six. Of this number thirty-three are domestic, town, county, or cash mutuals, and six domestic stock companies. The balance, forty-seven in number, are from other states and countries. The state is thus amply provided for, the rating of the companies being the best.

The withdrawal of the foreign companies in 1885 led to the formation of additional domestic stock companies: three of these, with the New Hampshire Fire which commenced business in 1870, or four in all, are doing a flourishing business, representing an aggregate capital of \$1,600,000, gross assets of nearly three and a half millions, and a surplus as to policy-holders of over two millions. Their continued success is alike creditable to the companies and to the state.

The withdrawal of the foreign companies in 1885 and '86, consequent upon the enactment of the so-called valued-policy law, left the property of our citizens at once without adequate protection, and, although prompt efforts were made to supply the defect so far as possible by the organization of new companies within the state, both stock and mutual, yet there was for a long time a feeling of insecurity. But out of these very circumstances and conditions came much of good. Property owners, realizing that they had a large part or, as in some cases, the whole risk to carry themselves, became careful and vigilant, whereas, under the old regime of abundant insurance, they had been disposed to throw too much of the risk and responsibility upon the companies, especially as it was easy to effect insurance upon their property for more than its real value,—the agents often willing to agree to this for the sake of larger commissions, at the same time knowing that their companies would never pay more than a mere indemnity, or such proportion of the real loss as might be named in the policy. This experience of our people under the valued policy law in its beginnings, was a wholesome one, and may in a large degree account for the present very favorable showing of the ratio of losses to premiums. A comparison of the six years immediately preceding 1885, with six years immediately following, or under the valued policy law, In the former period the ratio of losses paid to is interesting. premiums received was 63.6. In the latter case the ratio was 38.4. Certainly the companies coming back find New Hampshire a much more profitable field for their business than when they left it six years ago. An act in relation to returns and statistics of fires, approved Aug. 16, 1889, has, however, assisted materially in the good work. For under this law it is the

duty of the engineer or the selectmen of towns to investigate the causes of fires within two days of their occurrence, and make report of their findings to the city or town clerk, who in turn forward transcripts of same in January and July of each year to the insurance commissioner. This undoubtedly serves as a check upon incendiarism. The National Board of Fire Underwriters, in session in May, 1892, in New York, report very favorably as to the wisdom of this measure and recommend the passage of a similar law in all the states. They compliment the 1891 report of the New Hampshire fire insurance commissioner for giving such complete statistics of fires in that state for 1890–1891.

Twelve fidelity and casualty and twenty-one life insurance companies are transacting business in the state, and it is a pleasure to note that all fire, life, and casualty companies cheerfully comply with the requirements founded by law, and that the most harmonious relations exist between the managers and the insurance department.

The Legislature of 1891 enacted a law placing certain corporations, associations, societies, and orders under the jurisdiction of the insurance commissioner. In these would be included certain so-called bond, indemnity, trust, and endowment companies. At the time of the passage of this act, 155 of these associations had been incorporated under the laws of this state. And these, in addition to fifty-six organized under the laws of Massachusetts, and forty-four under the laws of other states, were already at work, or intending to work in New Hampshire. All of these, 255 in number, not being able to comply with the provisions of the law, were refused license by the commissioner and ceased to do business in the state. Of all these, it may be proper to state, very few are now in existence. The commissioner had a plain duty to perform, and he seems to have performed it with fidelity. The object of the law was to protect the interests of the people.

#### RAILROADS.

The report of the railroad commissioners will give full information in regard to the railroads and the railroad interests of

the state. Any legislation pertaining to them should be so shaped as to guard the interests of the people. Railroads, although owned and managed by private corporations, sustain peculiar relations to the public and are in a sense the servants of the people. It is a matter of congratulation that the present status of our railroad systems and the management of their roads is so satisfactory. The people of our state enjoy lower rates of passenger fare than those of any other state similarly situated, and the train service on the whole is excellent. Freight rates are also reasonable in view of the restrictions and limitations imposed by the national inter-state commerce law.

#### AGRICULTURE.

Although New Hampshire is not particularly an agricultural state, yet its farming interests are very important. Agriculture may well be called the basis and chief source of a nation's prosperity. All other interests are very largely dependent upon it. If this industry is suffered to languish, all other interests will be affected and injured. The board of agriculture is doing an excellent work in the state, the farmers' meetings held under its auspices proving valuable to those who attend. A potent influence in the advancement of our agricultural interests is the grange. This order is in a very flourishing condition in the state. There are 159 subordinate granges in New Hampshire, with a total membership of about 12,000. These will exert a powerful influence in elevating the dignity of this already noblest calling, and in inducing our young men and young women to be content to remain at home upon the farm. In this way, as much as any other, will be solved the question of our abandoned farms.

## THE AGRICULTURAL COLLEGE.

It seems proper that I should call your attention to the present condition and wants of our college. The act of April 10, 1891, provided for the removal of the college from Hanover to Durham. All agreements with Dartmouth college have terminated, and all the real estate at Hanover owned by the college has been sold as provided in said act, and there is consequently a complete termination of the work of the college at Hanover. The

work of erecting suitable buildings upon the Warner farm at Durham has been commenced, and pushed forward as rapidly as the magnitude of the work and the circumstances surrounding it would permit. Five buildings are now up and substantially completed on the outside, water-works for the supply of the institution have been contracted for, and the steam plant for heating all the buildings has been put in. The work is believed to be thoroughly and economically done. The appropriation made by the last Legislature has been found insufficient to finish and furnish the buildings, and for work on the grounds, in order to put the institution in condition for the admission of students at the beginning of the college year in September next. I therefore recommend such further appropriation for the above purpose as may upon investigation be found necessary.

## THE CATTLE COMMISSION.

The Legislature of 1891 created a state board of cattle commissioners. The work of the commission has mainly been directed towards eradicating tuberculosis from the herds of the state, and has been carried on in a systematic and successful manner. This disease was largely introduced into New Hampshire by diseased animals from other states. Quarantine orders were established against Massachusetts in January, 1892. Since this action was taken there has been a large diminution in the number of cases, and there is reason to believe that through the vigorous efforts made the danger will be reduced to a minimum. The liability that contagious diseases in animals may be transmitted to the human family, makes the work of this commission additionally important. Any movement that throws safeguards around the health and life of our people should have the unqualified support of all.

### THE STATE BOARD OF HEALTH.

The great benefits conferred upon the people through sanitary science have been so abundantly demonstrated that the utility of a well-administered health department is not to be questioned. The state board of health of New Hampshire was created in 1881. Under the impetus given by this board salutary health

legislation has been obtained, efficient local boards of health established in many towns, public water-supplies improved, towns sewered, certain diseases restricted, and the public generally educated upon the subject of the prevention and restriction of disease. The state board has exercised a sanitary supervision over our summer resort localities, that has been not only a pecuniary benefit to the state, but has also offered to our summer guests better protection against so-called preventable diseases. In view of the possibility of cholera finding its way into this country the present year, as well as to provide for any emergency of this kind that might at any time threaten our state, it is suggested that additional legislation is advisable, our present quarantine law being local in its character and not taking cognizance of the subject of an inter-state or inter-national quarantine, which under certain conditions it might become necessary to establish. To meet any exigencies of this kind which might arise, it is recommended that such legislation be enacted as will give the state board of health ample powers to establish an efficient quarantine service whenever deemed advisable for the public good. The registration of vital statistics by the board furnishes valuable data concerning the people of the state. 1889 the state board of health was made also a

## STATE BOARD OF COMMISSIONERS OF LUNACY.

The law creating this board was a great step forward in providing remedial treatment for such persons among the pauper insane as the commission believes might be benefited thereby. The percentage of recoveries and improvements was so gratifying that the Legislature of 1891 gave the commission authority to transfer any indigent insane person to the state asylum for remedial treatment. The result of the work justifies the law which has placed New Hampshire in the front rank in the care and treatment of the indigent insane.

#### STATE LIBRARY.

From the report of the librarian it appears the total accessions to the library the past year number 6.630 volumes, pamphlets, and papers. For the same period 886 volumes and pamphlets

were issued. The accessions were mainly by exchange and donations. These constant additions emphasize more and more the need of larger accommodations for this useful department of the state, affording better light and air, and allowing a more convenient and methodical arrangement of the books, and at the same time insuring greater safety to these very valuable treasures of the state. This long-felt need is about to be supplied in the new library building now in process of construction. The Legislature of 1891 passed an act for the erection of a state library building. The sum of \$175,000 was appropriated for the purpose and the purchase of suitable land for the same. In accordance with further provisions of the act, the governor and council appointed four commissioners to superintend the work, who, in pursuance of their duties and according to the plans adopted, made a contract for the building. By the terms of the contract it was to be completed in September last. An unfortunate labor disturbance caused a cessation of the work in May last, and since that time no progress has been made. But a recent settlement of these troubles promises a speedy resumption of the work, and a completion of the same in the near future. The building, as planned, seems well adapted to the uses intended. It will be fire-proof, and a source of pride and satisfaction to the people of the state. The plans adopted have been slightly changed, and some enlargement ordered to meet such needs of the state as did not at first appear. Fire-proof safes are to be built for the use of the state treasurer and secretary of state, to relieve their already crowded quarters and better insure the preservation of valuable papers in their several departments. The reports of the librarian and that of the building committee are commended to your careful attention, with the suggestions contained.

## EDUCATION.

Popular education and popular liberty are closely related. The free public-school system of our country is not only its glory but its safety. It is gratifying to note that the cause of education in New Hampshire is steadily advancing. The town system, so called, after a fair trial has so commended itself to

the people that there is no disposition to return to the old district plan, even if the way were open. Now our schools enjoy not only better teachers on the whole, but longer terms and the advantage that comes from larger numbers, with the consequent enthusiasm and honest rivalry. The able report of the superintendent of this department contains, besides much valuable information, some suggestions and recommendations which I believe are entitled to your very careful consideration. The contemplated retirement from office in the immediate future of the superintendent of public instruction, Hon J. W. Patterson, is a matter of regret to all our people. Appointed to the office in 1881, he has filled it since without interruption. Bringing to the discharge of its duties his characteristic energy and industry, and that ability in the line of educational work for which he had long been conspicuous, he has brought this department up to its present high plane, and made it to such a marked degree useful in the development and advancement of this really chief interest of the state, that to find a worthy successor will be no easy task.

### STATE NORMAL SCHOOL.

This school, under the excellent management of its principal and his assistants, seems to be doing a good work for the cause of popular education in the state. The continually increasing efficiency and rising standard of our public schools are attributable in good part to the influence and work of this institution. The graduates of this, as of all normal schools, are in great demand as teachers, and it is to be regretted that more of our young women, and young men too. do not avail themselves of its privileges. The new buildings, which compare favorably with those of other states, while affording greater facilities than the old, also involve more expense. The constantly widening range of studies, and new lines of special instruction and training in our public schools, call for additional expert teachers and new apparatus in the normal school, and consequently, increased outlay and cost. This school is worthy of the fostering care of the state, and any recommendations or suggestions by the principal or trustees are entitled to your careful consideration.

## STATE PAPERS.

The work in this department is progressing on the lines designated by the Legislature of 1881. Under the provisions of that act, and the authority given by it and by the governor, the editor has published and prepared for publication the records not heretofore included in the work which are deemed of special importance. Among them is the record of President Cutt and his council, which was the first in our separate existence as a provincial government, beginning with 1679. Also the record of the succeeding executive council, which was recently obtained from the English archives, and not generally known as existing. Also the Journal of the House of Representatives from 1711 to 1722, which is the earliest record of that branch of our provincial government which has been preserved. The other papers included in the publication are limited to that class hitherto practically inaccessible, and to those which for various reasons seem especially important for public use. The utility of the work is beyond question. All our people feel a just pride in the early history of the state.

## INDUSTRIAL SCHOOL.

Whole	numl	ber o	f inm	ates C	ctob	er 1,	1892,				93
Boys,											So
Girls,											13
Whole											
Since 1	the op	penin	g of t	he ins	tituti	ion to	the p	oresei	nt tim	e	
th	e who	ole n	umbe	r admi	tted,						1,492

No death during the year and no case of serious illness, showing the good sanitary condition and excellent care on the part of the superintendent and assistants. An air of neatness and good order pervades the establishment. It is a gratification to see these unfortunate waifs, bright looking boys and girls, under such excellent discipline and management, where they may learn lessons of industry and virtue, and be prepared for useful citizenship. Some repairs and changes are necessary in the line of greater convenience and safety. A suitable play-room for winter evenings and stormy weather is needed, which might be

secured by enlarging the workshop, adding a story, and utilizing the added room for that purpose. The new addition would be easy of access from the school-room, which is now their only play-room.

The boilers are old, and located directly under the main building. Safety and convenience, as well as economy of fuel, suggest new and improved boilers, set in a building which could be erected for the purpose outside. The whole cost of these contemplated improvements would be about four thousand dollars. I recommend an appropriation of that amount for the purpose.

### STATE PRISON.

There are in this institution at the present time 157 prisoners—153 males and 4 females—a considerable increase over last year. The general health at the prison is good. The sanitary conditions are most excellent. The firm discipline for which the New Hampshire state prison has long been noted is still maintained. The report of the warden contains much useful information, and its suggestions are entitled to your careful attention.

# ASYLUM FOR THE INSANE.

The New Hampshire Asylum for the Insane has just completed its first half century of usefulness. It was opened to the reception of patients October 28, 1842; 5,943 persons have been received since that time, about equally divided as to sex. In all this time the record shows a gratifying percentage of improvements and recoveries. The present number of inmates is 359. This institution, all of whose affairs appear to be so well managed, reflects credit upon its noble founders and benefactors, while conferring an inestimable boon upon that unfortunate class of our people, the insane. The report of the trustees is very interesting.

#### TEMPERANCE.

No one question is more interesting to the people of our state than that of temperance. And how to best deal with the liquor traffic is a matter of the gravest importance. It is no exaggeration to say the liquor saloon is the worst foe of our state. It is the recruiting station for the jail and the poorhouse, the prison and the insane asylum; the breeding-place of moral and political corruption. These properly called pests of society, the saloons, are under the ban of our laws. The prohibitory policy has been the policy of our state for nearly forty years. For the thorough enforcement of any law there is needed a strong friendly public sentiment behind it. There has been too much lack of such sentiment in the past, but I firmly believe a public sentiment favorable to temperance and the more thorough enforcement of existing laws relative thereto, is steadily growing in the state. I also believe prohibition to be the best policy for New Hampshire, and any legislation radically changing this policy, or tending to weaken the force and effect of the present law, is to be depresented

### FISH AND GAME COMMISSION.

The Fish and Game Commission is doing a useful work. There are now in the state seven hatcheries. The distribution of fishes in the waters of the state is annually increasing, until it now assumes large proportions, amounting in 1892 to several million of the various species of trout.

The law for the better protection of deer and moose, passed by the legislature in 1891, coupled with the act authorizing the employment of detectives by the fish and game commissioners, has borne good results, there being a great increase of those animals. The report of this commission contains many valuable suggestions and recommendations.

### MILITARY AFFAIRS.

The report of the adjutant-general will give you the needed information as to the condition and needs of the National Guard. This is a very important arm of the state. The recent unfortunate labor disturbances in Pennsylvania and New York have demonstrated the value of the citizen soldier. A well regulated militia is the best defence of the state. Every encouragement should be given to this department, that its efficiency may be increased. Additional inducements to enlistment and service

might increase the morale and serve to keep the ranks full, and work beneficent results generally. All the regiments as to companies are at the present time full, but not so the ranks of the companies.

### COLUMBIAN EXPOSITION.

The board of World's fair managers was appointed under the act of April 11, 1891. An appropriation of \$25,000 was made to carry out the provisions of the act, ten thousand of which was to be expended in the erection of a state building, if the committee deemed such expenditure advisable. The New Hampshire commissioners voted to erect such a building, which will be completed within the amount designated. It is the belief of the commissioners that the original appropriation will be found too small. It is desirable that the state should be well represented in all its interests and features. There should be an exhibition of its educational facilities, also statistics of its manufactures, with special exhibits of its manufacturing concerns. Its agricultural industries, though small in comparison with other states, should not be overlooked. Our beautiful natural scenery should be illustrated upon a liberal scale. The state should be fittingly represented on an occasion like this by its officials and such others as the wisdom of the Legislature may suggest. These considerations induce me to believe that an additional sum may be necessary, and I recommend such further appropriations as in your wisdom may seem sufficient to enable New Hampshire to make a creditable display at the World's Columbian exposition.

## GRAVES OF NEW HAMPSHIRE MEN AT BENNINGTON.

A joint resolution, approved April 11, 1891, authorized the governor and council to ascertain whether the graves of New Hampshire men who fell at Bennington are suitably cared for and in the cemetery at that place, and to inform the general court at its next session what action in their opinion should be taken by the state.

About twenty-six men of Stark's brigade fell in the Battle of Bennington. It is the understanding of the people of that vicinity, who are well informed as to the history and traditions of the battle, that these men were buried in the old Bennington cemetery. There is nothing on the ground, however, to indicate their place of sepulture, or to preserve their names for public reading, in the vicinity of the battle-ground or town. We recommend that the names, at least, be ascertained, and the place where their remains rest be located, if possible, and that a suitable tablet be prepared to commemorate their record, and be placed in a suitable position at the monument or such other public place as may be deemed appropriate. The amount required for this purpose will be about one thousand dollars. This is in accordance with chapter 106 of the Pamphlet Laws, 1891.

## PRESERVATION OF THE FORESTS.

This is a subject occupying the thought and attention of our people to a large extent. Its importance is apparent when we consider the great interests affected.

The Legislature of 1889 created a commission to investigate the question and make report to the succeeding Legislature. The Legislature of 1891, to whom this report was made, after referring to it certain House bills, continued the commission, with instructions to further investigate the conditions and wants of the forest regions of the state, and make report to the present Legislature, which report when received I commend to your careful consideration.

### HIGHWAYS.

Good roads are a sign of advancing civilization. As communities grow older and richer their roads grow better. The beauties of our scenery, of forest and mountain and lake, are not greater inducements to our transient residents of the summer than good highways. Whether wise or unwise, the building and maintenance of roads have been left to the several towns by the laws of our state, and the towns in turn are divided into highway districts: consequently there is a great lack of uniformity, and the public spirit and enterprise of a town may be fairly gauged by the condition of its highways, although it should be considered that some soils and localities are more favorable for

good road-building than others. No better investment can be made by any town than the improvement of its highways. Good roads are a mercy to beasts of draught and burden. They facilitate intercourse and trade, promote health and pleasure as well as profit, and render valuable help to all classes of the people, enhancing the value of real estate in towns and villages. A highway commission, such as has been established in some states, might be valuable in collecting statistics as to the condition of roads in the state, and reporting upon the best methods of improving them. Some towns of the state have lately abolished the district plan and adopted the town system, and, so far as I know, in every case with good results,—better roads at less cost. The National League for Good Roads, in which one of New Hampshire's citizens, ex-Gov. D. H. Goodell, is a vice-president, is doing much to elevate public sentiment on this question by the formation of town and school-district leagues auxiliary, and the dissemination of information upon the subject. This important interest well deserves your careful consideration.

#### THE BALLOT.

The Legislature of 1891 passed what is commonly called the "Australian Ballot Law," under the title of "An act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of the ballots at the public expense." It was a radical change in system and method.

It endured the first trial and test of a general election in the biennial state election in November last. In many respects it worked well. It certainly conduced to good order, and so far as the process of balloting was concerned, was free from that friction which even its friends had feared. The peculiar construction of the ballot and arrangement of names of candidates, together with the method of marking, are largely responsible for the great proportion of irregular and defective ballots found to have been cast in all polling-places. It is fair to assume that the great majority of the voters of all parties desire to vote what is commonly called "the straight ticket." The endorsement of a regularly called nominating convention or caucus is

to the average voter prima facie evidence of the fitness of candidates. The peculiarities of this ballot, as to its construction and methods of marking, as before noted, are calculated to entrap the honest and even intelligent voter into a miscarriage of his real intent and purpose. The exercise of this great privilege of the suffrage should be rendered as simple as possible, consistent with due regard to that purity which should always attend it, and that secrecy which so many affect to regard as desirable. The large proportion of irregular and defective ballots incident to the peculiarities noted, also occasions much delay in assorting and counting, especially in those towns and wards of cities having large polling lists. If the law were changed in the direction of greater simplicity as to marking, this last objection would be largely remedied. Otherwise it might be necessary to so amend the law as to permit the appointment of assorting and counting officers who could attend to their duties during the process of balloting. A change of the law, however, on the line of greater simplicity of construction and method of marking, would operate to remove to a great extent, not only this latter difficulty but all others. The simplest form of voting, and the most expeditious counting consequent thereto, would still be attended with much confusion, disorder, and delay, in those of our large towns which have grown to the proportions of cities; and their incorporation as such, with suitable division into wards, would, I believe, be hailed with satisfaction and approval by their citizens. The form of government usual under a city charter is found in all respects a most convenient and efficient substitute for the town system where the population has reached certain limits.

### LABOR.

The right adjustment of the relations between labor and capital, or, rather, between those who perform manual toil and those who employ and direct it, is indispensable to the peace of society and the prosperity of the people. I may be pardoned if I feel some special interest in this matter, for my whole life has been spent as a wage-worker or as an employer, and I am, as I

believe, still controlled by a paramount desire to improve the condition and increase the happiness of that honorable and useful class of our fellow-citizens with whom I labored in my earlier years, and with whom I am now, and always hope to be, inseparably associated. There is no state in which agricultural and manufacturing interests are more evenly divided, more intimately blended, and more reciprocally dependent upon each other than in our own. They prosper or they decline together, and from the nature of our soil, climate, and situation, such must be the case forever. Fortunately the mechanics, operatives, and all wage-workers in our own state have always been among the most orderly, industrious, contented, and therefore prosperous of our fellow-citizens. At the same time I think it might be admitted that, while by no means neglected, the conditions affecting their welfare have received less consideration than ought to be given them by the law-making and the lawadministering power.

Agriculture has for many years justly been represented by appropriate committees of the Legislature, specially appointed to protect this great class and vital interest of our people. The board of agriculture has rendered great service in the same direction, and has amply demonstrated the wisdom of its establishment.

I would respectfully recommend the creation of an office or bureau having a like relation to the wage-working classes of our people, or the appointment of a competent person as Commissioner of Labor, with a proper salary and tenure of office, whose duty it shall be to collect facts and to study the social and other conditions of those engaged in manual, and more particularly in manufacturing and mechanical, industries.

The scope of inquiry and investigation should, however, in my judgment, embrace the social and industrial condition of the whole community, and the facts collected should be promptly made public, and laid before the legislature in brief but comprehensive reports. I forbear to make other special recommendations, as the whole subject is submitted to the wisdom of your honorable bodies. In this connection, however, permit me to say that I believe great good might be accomplished by an

increased adaptation of the privileges of the College of Agriculture and the Mechanic Arts to the wants of the girls and young women of the state, who should there find an enlarged opportunity for practical improvement in the arts of household and domestic life. We should educate and develop our sons and daughters with equal care. The family is the foundation of society, and to improve the future wife and mother is the sure way to elevate the home, preserve the state, and increase the happiness of mankind.

#### CONCLUSION.

As we each, in our several branches of the government, enter upon our work, we should remember that we are the trusted servants of the people. In this service let us be always mindful of the honor of the state and the best interests of the people. It is my opinion that little new legislation is needed at this time. The laws of the state have been recently compiled by an able committee appointed for the purpose. They did their work well. The public statutes of New Hampshire have long been noted as models of brevity and conciseness of statement—free from ambiguity. The present compilation in all these respects is by no means inferior to those of the past. Not forgetting that "haste makes waste," and advising due care and deliberation in all your acts, I still am of the opinion that this session may be a brief one.

On motion of Mr. Little of Antrim,—

Resolved, That the message of His Excellency the Governor be laid on the table, and that the clerk of the House be directed to procure the usual number of printed copies.

His Excellency the Governor and the honorable Council then withdrew.

On motion of Senator Evans of Senatorial District No. 1,-

The Convention rose.

### IN THE HOUSE OF REPRESENTATIVES.

On motion of Mr. Brigham of Winchester, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following concurrent resolution, in the passage of which they ask the concurrence of the House of Representatives:

Resolved, That the House of Representatives be notified that the Senate will meet the House of Representatives in joint convention at 12 o'clock, noon, on Thursday, January 12th, for the purpose of electing secretary of state, state treasurer, commissary general, and public printer.

The question being stated,

Will the House concur in the Senate concurrent resolution?

The affirmative prevailed, and the House concurred in the Senate concurrent resolution.

Mr. Baker of Hillsborough offered the following resolution:

Resolved, That the speaker be authorized to appoint a special committee of twelve, to be known as the Committee on the Improvement of Roads.

On motion of Mr. Gilmore of Manchester, the resolution was referred to the Committee on Rules.

### NOTICES OF BILLS.

By Mr. Carroll of Warner, a bill entitled "An act to repeal so much of chapter 118 of the Public Statutes as relates to the licensing of dogs."

By Mr. Baker of Hillsborough, a bill entitled "An act to amend chapter 73 of the Public Statutes, relative to repairs of highways."

By Mr. Hunt of Gilford, a bill entitled "An act to incorporate Darius A. Drake Post, No. 36, G. A. R., Department of New Hampshire."

By Mr. John Pressey of Sutton, a bill entitled "An act to legalize the assessment of taxes in the town of Sutton for the year 1892."

By Mr. Laughlin of Dover, a bill entitled "An act making nine hours a legal day's work."

By Mr. John P. Mullen of Manchester, a bill entitled "An act prohibiting the appointment of persons not residents of the state as special police officers."

Mr. Carroll of Warner offered the following resolution, which was adopted:

Resolved, That when this House adjourns this afternoon it be to meet tomorrow morning at 9 o'clock; and when it adjourns tomorrow morning it be to meet on Monday evening next, at 8 o'clock.

On motion of Mr. Gilmore of Manchester, the House adjourned.

FRIDAY, JANUARY 6, 1893.

The House met at 9 o'clock according to adjournment.

(The speaker in the chair.)

REPORTS OF COMMITTEES.

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Joint Committee on the Joint Rules of the Senate and House of Representatives respectfully report:

They recommend that the joint rules of the last session be adopted as the joint rules of the present session, with the following amendments:

Amend that portion of section 6 which now reads, "there shall be a committee for the purpose of engrossing bills consisting of two members of each House," so that it shall read, consisting of three members of the House and two of the Senate.

Strike out section 7 and substitute therefor the following:

7. There shall be a committee on all matters relative to the state library, consisting of seven members of the House and three of the Senate. There shall be a committee on all matters relative to the state house and state-house yard, consisting of three members of the House and one of the Senate.

And they recommend the adoption of the following concurrent resolution:

Resolved, the Senate concurring, that the joint rules of the Senate and House of the last session, with the amendments reported by the committee, be adopted as the joint rules of the Senate and the House for the present session.

SAMUEL C. EASTMAN,

For the Committee.

The report was accepted, and the resolution recommended by the committee adopted.

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Special Committee on the Rules of the House respectfully report that they recommend the adoption of the rules of the last session with the following amendments:

Amend rule 35 by striking out all that relates to a standing committee on second readings.

Amend rule 35 by inserting in the list of standing committees, to consist of twelve members each, a Committee on Forestry, and a Committee on Public Health.

Also by inserting:

It shall be the duty of the Committee on Forestry to consider all matters relating to the forests of the state and public parks, and to report thereon.

It shall be the duty of the Committee on Public Health to consider all matters relating to the health of the inhabitants of the state and vital statistics, and to report thereon.

Amend the clause of section 35, providing for a standing committee on the journal of the House to consist of three members, by adding, one of whom shall be the speaker.

Amend that clause of section 35 which now reads, "the following standing committees shall be appointed early in the June session," by substituting the word January for June.

And they recommend the passage of the following resolution:

Resolved, That the rules of the House for the last session, with the amendments reported by the committee, be adopted as the rules of the House for the present session.

GEORGE C. GILMORE,

For the Committee.

The report was accepted, and the resolution adopted.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Special Committee on the Rules of the House having considered the same, recommend the following amendment to the rules as adopted:

Amend section 24 by adding the following:

No member shall be allowed to speak more than five minutes on the motion, nor on appeal on questions of order.

And the passage of the following resolution:

Resolved, That section 24 of the rules be amended by adding:

No member shall be allowed to speak more than five minutes on the motion, nor on appeal on questions of order.

GEORGE C. GILMORE,

For the Committee.

On motion of Mr. Eastman of Concord, the report was laid upon the table.

## NOTICE OF A BILL.

By Mr. Rowell of Newport, a bill entitled "An act in amendment of chapter 118 of the Public Statutes, relating to wild animals, dogs, and sheep."

On motion of Mr. Lyford of Concord, the House adjourned.

MONDAY, JANUARY 9, 1893.

The House met at 8 o'clock in the afternoon according to adjournment.

(The speaker in the chair.)

### REPORT OF COMMITTEE.

Mr. Page of Haverhill for the Committee on Rules, to whom was referred the following resolution:

Resolved, That the speaker be authorized to appoint a special committee of twelve, to be known as the Committee on the Improvement of Roads,

reported the same with the following amendments:

Strike out the word "special" in the third line and insert in its place the word standing. Strike out the words, "Improvement of Roads," in the fifth line and substitute the words, Public Improvements.

So that the resolution as amended shall read,—

Resolved, That the speaker be authorized to appoint a standing committee of twelve, to be known as the Committee on Public Improvements.

The report was accepted and the resolution as amended adopted.

#### COMMITTEE APPOINTED.

The speaker announced his appointment of the following committee to select a chaplain:

Messrs. Eastman of Concord, Page of Haverhill, Whitcomb of Keene, Scott of Dover, Wood of Nashua, Rumery of Ossipee, Hunt of Gilford, Hatch of Northumberland, Guptill of Portsmouth, Coffin of Newport.

#### PAGES APPOINTED.

The speaker announced the appointment of the following named pages of the House:

Fred P. Clement of Concord, Henry Farnum of Concord, W. F. Duffy of Franklin, Willie A. Phinny of Manchester, Harry E. Cole of Manchester.

#### DOOR-KEEPER APPOINTED.

The speaker announced the appointment of George E. Baker of Dover as door-keeper of the committee rooms.

### NOTICES OF BILLS.

By Mr. Page of Haverhill, a bill entitled "An act in amendment of an act, entitled 'An act to incorporate The Woodsville Loan and Banking Company passed at the January session, 1891."

By Mr. Hoyt of Hanover, a bill entitled "An act in relation to improvements in highways."

By Mr. Felt of Hillsborough, a bill entitled "An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough."

By Mr. Wadleigh of Manchester, a bill entitled "An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association; to change its name and location, and to amend its articles of association."

By Mr. Pitman of Bartlett, a bill entitled "An act regulating the mode of preparing the ballot under chapter 23 of the Public Laws;" a bill entitled "An act to regulate the mode of publication of matters of probate courts;" a bill entitled "An act to amend the charter of Lower Bartlett cemetery;" a bill entitled "An act removing the term of probate court holden at West Ossipee to Ossipee."

On motion of Mr. Mitchell of Concord, the House adjourned.

TUESDAY, JANUARY 10, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. A. T. Hillman of Concord.

#### PETITION PRESENTED AND REFERRED.

To the Committee on Elections:

By Mr. Sturtevant of Franklin, remonstrance of T. D. Little and 71 others, citizens of Salisbury, against the right of William Dunlap of said Salisbury to hold a seat in this House, and the petition of the same that Andrew H. Parsons be granted a seat instead of said Dunlap.

By Mr. Knox of Sanbornton, remonstrance of W. B. Fellows and 171 others, citizens of Tilton, against the right of Jonathan L. Loverin of said Tilton to hold a seat in said House, and the petition of the same that George H. Wadleigh be granted a seat instead of said Loverin.

Mr. Guptill of Portsmouth offered the following resolution, which was adopted:

Resolved, That the House proceed with the drawing of seats next Wednesday, January 11, at 11:30 o'clock a. m., and that it be made the special order for that hour.

On motion of Mr. Carroll of Warner,-

Resolved, That the clerk of the House be instructed to procure 2,000 copies of the Legislative Manual, in substantially the same form as that of 1891, in morocco binding, for the use of the House and Senate and the executive department.

On motion of Mr. Lyford of Concord,-

Resolved, That the use of the Representatives' hall be granted to the Republican members of this House for the holding of a caucus Wednesday evening, January 12, 1893.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate concur with the House of Representatives in the adoption of the following resolution:

Resolved, That the joint rules of the Senate and House for the last session be adopted as the joint rules of the Senate and House for the present session, until otherwise ordered.

#### STANDING COMMITTEES ANNOUNCED.

The speaker announced the following standing committees:

### ON AGRICULTURE.

### Messrs.

Wason of New Boston, Morrison of Boscawen, Nesmith of Surry, Marshall of Lancaster, Piper of Wolfeborough, Hook of Fremont.

## Messrs.

Gutterson of Milford,
Flanders of Littleton,
Smith of Centre Harbor,
York of Lee,
Loverin of Croydon,
Emerson of Greenfield.

#### ON AGRICULTURAL COLLEGE.

#### Messrs.

Prichard of New Ipswich, Perkins of Hampton, Lawrence of Jaffrey, Towle of Dover, Woodbury of Nashua, Hill of Durham,

#### Messrs.

Wheeler of Shelburne,
Cole of Grafton,
Tallant of Concord,
Dean of Danbury,
Hatch of Northumberland,
Morrison of Marlow.

### ON ASYLUM FOR INSANE.

## Messrs.

Felt of Hillsborough, Quimby of Concord, Richards of Kochester, Danforth of Lyndeborough, Woods of Nashua, Aldrich of Westmoreland,

### Messrs.

Rowell of Newport,
Wadleigh of Meredith,
Flanders of Wilmot,
Brooks of Franconia,
Young of Newmarket,
O'Keefe of Portsmouth.

#### ON BANKS.

### Messrs.

Hatch of Littleton, Clark of Conway, Follansby of Exeter, Nute of Farmington, Kaley of Milford, McDuffee of Keene.

### Messrs.

Dodge of Manchester, Sinclair of Portsmouth, Hoyt of Charlestown, Goss of Pittsfield, Abbot of Concord, McGregor of Whitefield.

#### ON CLAIMS.

#### Messrs.

Priest of Manchester, Swain of Barrington, Noyes of Epsom, Dodge of Hopkinton, Fields of Nashua, Dort of Troy,

#### Messrs.

Moulton of Hampstead, Daly of Manchester, Priest of Derry, Gale of Jackson, Theriault of Laconia, Chase of Somersworth.

### ON COUNTY AFFAIRS.

#### Messrs.

Wadsworth of Manchester, Jewett of Claremont, Faxon of Nashua, Bowen of Fitzwilliam, Laneville of Manchester, Demeritt of Effingham,

### Messrs.

Moulton of Dover, Stackpole of Newmarket, Wiley of Middleton, Pressey of Sutton, Plummer of Alexandria, Locke of Portsmouth.

## ON EDUCATION.

### Messrs.

Wells of Lisbon, Flint of Concord, Whitcomb of Keene, Adams of Derry, Smith of Doyer, Burton of Lebanon,

### Messrs.

Woodbury of Francestown, Keyes of Haverhill, Plummer of Laconia, Brooks of Hancock, Towle of Freedom, Rowe of Newbury.

### ON ELECTIONS.

### Messrs.

Scott of Dover, Morrill of Hopkinton, Hunt of Gilford, Quint of Manchester, Carter of Swanzey, Gilman of Sandwich,

### Messrs.

Warner of Newton, Howard of Manchester, Stevens of Colebrook, Whitcher of Warren, Bowen of Walpole, Gordon of Concord.

### ON FINANCE.

### Messrs.

Bullard of Lancaster,
Bachelder of North Hampton,
Roby of Gilford,
Howe of Hinsdale,
Robinson of Manchester,
Martin of Richmond,

## Messrs.

Cook of Rumney,
Pearl of Farmington,
Robinson of Wakefield,
Dow of Portsmouth,
Fowler of Pembroke,
French of Wilton.

### ON FISHERIES AND GAME.

#### Messrs.

Cooper of Exeter, Woodward of Nashua, Wadleigh of Manchester, Lamprey of Orford, Howland of Lisbon, Newton of Portsmouth,

#### Messrs.

Worster of Dover, Norwood of Keene, Badger of Concord, Copp of Tuftonborough, Allen, W. J., of Manchester, Wentworth of Dummer.

## ON FORESTRY.

## Messrs.

Beattie of Lancaster, Woodworth of Concord, Batchelder of Ashland, Waldron of Strafford, Huntress of Moultonborough, Parker of Bedford,

### Messrs.

Coffin of Newport,
Eaton of Weare,
Richardson of Auburn,
Warren of Chichester,
Morrison of Marlow,
Leavitt of Northwood.

### ON INCORPORATIONS.

### Messrs.

Carroll of Warner, Wallingford of Milton, Wellington of Rindge, Fellows of Bristol, Woodbury of Manchester, Mathes of Wolfeborough,

#### Messrs.

Fernald of Nottingham, Colony of Keene, Wadleigh of Meredith, Locke of Carroll, Bronson of Landaff, Burroughs of Bow.

### ON INDUSTRIAL SCHOOL.

#### Messrs.

Gowing of Dublin, Reynolds of Dover, Robie of Hooksett, Jackman of Nashua, Colby of Manchester, Clow of Wolfeborough,

## Messrs.

Oswell of Berlin, Leahy of Somersworth, Moran of Portsmouth, Meskill of Rollinsford, Bailey of Raymond, Moulton of Thornton.

# ON JOURNAL OF THE HOUSE.

#### Messrs.

Messrs.

Chamberlin (speaker) of Berlin, Plummer of Laconia. Woodbury of Manchester,

## ON INSURANCE.

### Messrs.

Little of Antrim, Crawford of Dover, Brown of Concord, Frost of Manchester, Jones of Nashua, Storrs of Hanover.

### Messrs.

Warren of Exeter, Noonan of Gorham, Everett of Nashua, Rumery of Ossipee, Ingalls of Belmont, Chase of Canterbury.

## ON THE JUDICIARY.

#### Messrs.

Sulloway of Manchester, Eastman of Concord,

#### Messrs.

Mitchell of Concord, Sinclair of Portsmouth, Page of Haverhill, Spring of Lebanon, Lyford of Concord, Nash of Conway, Scott of Peterborough, Scott of Dover, Brigham of Winchester, Plummer of Laconia.

### ON LABOR.

### Messrs.

Pike of Stark, Perry of Dover, Mullen of Manchester, Willard of Harrisville, Collins of Grantham, McDuffee of Candia,

## Messrs.

Gray of Bennington, Currier of Eaton, Frye of Laconia, Moulton of Lyman, Courser of Webster, Ledoux of Nashua.

### ON MANUFACTURES.

### Messrs.

Kaley of Milford, Meader of Rochester, Warren of Exeter, Fellows of Brentwood, Gilbert of Berlin, Hill of Chatham,

### Messrs.

Copithorn of Campton, Davis of Sullivan, Hebert of Manchester, Nutter of Barnstead, Huntley of Claremont, Dunlap of Salisbury.

### ON MILEAGE.

### Messrs.

Gillingham of Chester, Jackman of Nashua, Killey of Manchester, Brown of Goffstown, Favor of Hill, Carter of Gilsum,

### Messrs.

Day of Cornish, Hurlbutt of Dalton, Kittredge of Bradford, Walker of Dunbarton, Hall of Walpole, Jewell of Holderness.

#### ON MILITARY ACCOUNTS.

### Messrs.

Burnham of Mont Vernon, Farnum of Concord, Rollins of Alton, Davenport of Hinsdale, Buffum of Monroe,

### Messrs.

Parkman of Stratham, Blood of Wentworth, Barker of Wilton, . Rogers of Dover.

### ON MILITARY AFFAIRS.

#### Messrs.

## Messrs.

Severance of Claremont, Downs of Manchester, Brigham of Nashua, George of Concord. Smith of Gilford.

Brown of Deerfield. York of Kensington, Meserve of Somersworth. Winn of Portsmouth. Follansbee of Dorchester, Clark, George M., of Manchester, Clow of Wolfeborough.

#### ON NATIONAL AFFAIRS.

## Messrs.

# Messrs.

Eastman of Concord, Gilmore of Manchester. Leach of Franklin, Spring of Lebanon, Faxon of Nashua. Corning of Salem,

Beattie of Lancaster, Pitman of Bartlett, Page of Haverhill. Colony of Keene, Nash of Conway, Sargeant of Plymouth.

### ON NORMAL SCHOOL.

#### Messrs.

#### Messrs.

Wardwell of Manchester. Lane of Pembroke, Foster of Dover, Jones of Manchester, Young of Northfield, Dinsmore of Windham,

Elwell of Langdon, Sargeant of Plymouth, Eastman of Littleton, Day of Stratford, Rumery of Ossipee, Gale of Laconia.

### ON PRINTER'S ACCOUNTS.

### Messrs.

### Messrs.

Foster of Dover, Clark, Charles C., of Manchester, Foster of Milford, Wiggin of Brookfield, Woodward of New London,

Clark of Acworth, Sleeper of Sandown, Morse of Hebron. Cleasby of Hollis.

#### ON PUBLIC HEALTH.

### Messrs.

Woodward of Nashua,
Adams of Derry,
Pierce of Chesterfield,
Allen, Frederick, of Manchester,
Chapman of Franklin,
Ford of Groton.

#### Messrs.

Smith of Gilford, McGregor of Whitefield, Ingalls of Kingston, Fletcher of Farmington, Ingalls of Belmont, Eastman of Littleton.

## ON RAILROADS.

### Messrs.

Gilmore of Manchester, Wetherell of Exeter, Perry of Keene, Cummings of Nashua, Wallace of Rochester, Cheney of Lebanon,

#### Messrs.

Merrick of Henniker, Van Dyke of Stewartstown, Nash of Conway, O'Shea of Laconia, Sargent of Allenstown, Johnson of Claremont.

## ON RETRENCHMENT AND REFORM.

### Messrs.

Hoyt of Hanover, Smith of Atkinson, Merrill of Manchester, Pierce of Greenville, Nutting of Hooksett, Reed of Mason,

### Messrs.

Hunt of Piermont, Bowen of Fitzwilliam, Tallant of Concord, Dodge of Rochester, Randall of Seabrook, Blais of Pittsburg.

#### ON REVISION OF STATUTES.

### Messrs.

Leach of Franklin, Morrill of Hopkinton, Hatch of Peterborough, Nute of Farmington, Wason of New Boston, Perry of Keene,

### Messrs.

Follansby of Exeter,
Pitman of Bartlett,
Pearl of Farmington,
Guptill of Portsmouth,
Sullivan, P. H., of Manchester,
Roberts of Rollinsford.

# ON ROADS, BRIDGES, AND CANALS.

## Messrs.

Gould of Manchester, Conner of South Newmarket, Woodworth of Concord, Ellingwood of Milan, Osborne of Rochester, Howard of New Hampton,

### Messrs.

Sturtevant of Franklin, Blandin of Bath, Currier of Eaton, Woodman of Rye, Huntley of Claremont, Peaslee of Plaistow.

## ON SOLDIERS' HOME.

#### Messrs.

Foskett of Keene, Smith of Manchester, Raymond of Concord, Pevear of Hampton Falls, Page of Gilmanton, Derby of Lyme,

### Messrs.

Bailey of Londonderry, Harriman of Madison, Bartlett of Unity, Sherburne of Pittsfield, Ricker of New Durham, Hobart of Brookline.

### ON STATE PRISON.

### Messrs.

Underhill of Concord, Kimball of Dover, Ward of Manchester, Knox of Sanbornton, Bryant of Tamworth, Martin of Plainfield.

### Messrs.

McIver of Whitefield, Morrill of East Kingston, George of Goffstown, Moore of Loudon, Becker of Newcastle, Webster of Enfield.

## ON TOWNS.

## Messrs.

Clark of Conway, Morrison of Boscawen, Spofford of Danville, Nearbonne of Manchester, Kingman of Madbury, Bowers of Merrimack,

## Messrs.

Davis of Alstead, Tuttle of Jefferson, Swazey of Bethlehem, Wiley of Washington, Loverin of Tilton, Johnson of Epping.

#### ON UNFINISHED BUSINESS.

Messrs.

Messrs.

Cole of Salem, Chickering of Pembroke, Fletcher of Amherst, Haselton of Hudson, Farnum of Marlborough, Muzzey of Sunapee, Gordon of Canaan, Cole of Columbia, Seavey of Greenland, Downes of Andover, Whitaker of Deering. Laughlin of Dover.

# JOINT STANDING COMMITTEES.

### ON ENGROSSED BILLS.

Messrs.

Messrs.

Robie of Gilford, Colby of Plymouth, Quimby of Concord.

### ON STATE LIBRARY.

Messrs.

Messrs.

Hoyt of Charlestown, Scott of Peterborough, Mitchell of Concord. Quint of Manchester, Wardwell of Winchester.

### ON STATE HOUSE AND STATE-HOUSE YARD.

Messrs.

Messrs.

Brown of Concord,

Morrill of East Kingston.

Fullerton of Manchester,

On motion of Mr. Gould of Manchester,—

Resolved, That a committee of three on the part of the House be appointed to confer with a like committee on the part of the Senate, to make assignments of rooms to the various committees and employés of both branches of the Legislature.

The speaker appointed the following committee in accordance with the foregoing resolution:

Messrs. Gould of Manchester, Eastman of Littleton, George of Concord.

Mr. Cole, the representative-elect from Columbia, presented his credentials, and was qualified before the Governor and his name placed upon the journal of the House.

## NOTICES OF BILLS, ETC.

By Mr. O'Keefe of Portsmouth, a bill entitled "An act to prevent taking of smelts in the waters of Great bay, the Piscataqua river and its tributaries, by use or means of seines, weirs, or nets."

By Mr. Cummings of Nashua, a bill entitled "An act in relation to the attachment of personal property."

By Mr. Crawford of Dover, a bill entitled "An act to incorporate the Dover Young Men's Christian Association."

By Mr. Gould of Manchester, a bill entitled "An act to establish a police commission for the city of Manchester."

By Mr. Scott of Peterborough, a bill entitled "An act to incorporate the Peterborough Water-Works Company."

By Mr. Day of Stratford, a joint resolution for an appropriation to assist the town of Stratford in building two bridges in that town across the Connecticut river.

By Mr. Guptill of Portsmouth, a bill entitled "An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes."

By Mr. Brown of Goffstown, a bill entitled "An act in addition to and in amendment of chapter 269, Laws 1891, entitled 'An act to authorize the Goffstown fire precinct to establish water-works."

By Mr. Copp of Tuftonborough, a bill entitled "An act exempting towns from keeping open and repairing highways to summer cottages from December 10 to April 10."

By Mr. Whitcomb of Keene, a bill entitled "An act to author-

ize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital."

By Mr. O'Keefe of Portsmouth, a bill entitled "An act regulating the catching of smelts in the waters of the Piscataqua river."

By Mr. Clow of Wolfeborough, a bill entitled "An act to incorporate the Lake Trust Company in the town of Wolfeborough."

By Mr. Carroll of Warner, a bill entitled "An act to repeal chapter 60 of the Pamphlet Laws of 1891, entitled 'An act to prevent the destruction of sheep and other damages by dogs."

By Mr. Nesmith of Surry, a bill entitled "An act in amendment of chapter 55 of the Public Statutes."

By Mr. Guptill of Portsmouth, a bill entitled "An act authorizing the city of Portsmouth to appropriate a sum of money to celebrate the return of the 'Sons and Daughters.'"

By Mr. Rogers of Dover, a bill entitled "An act in amendment of section 20 of chapter 245 of the Public Statutes, relating to trustee process."

By Mr. Nutting of Hooksett, a bill entitled "An act to incorporate the Hooksett & Pembroke Street Railroad Company."

On motion of Mr. Carroll of Warner, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That a committee of three on the part of the House be appointed to confer with a like committee on the part of the Senate, to make assignment of rooms to the various committees and employés of both branches of the Legislature, and has joined on their part, as members of such committee, Senators Lyman, Hammond, and Reynolds.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution, with an amendment, in the passage of which amendment they ask the concurrence of the House of Representatives:

Resolved, the Senate concurring, That the joint rules of the Senate and House of the last session, with the amendments reported by the committee, be adopted as the joint rules of the Senate and the House for the present session. The amendments to the rules recommended by the Joint Committee on Joint Rules and adopted by the House are as follows:

Amend that portion of section 6 which now reads, "There shall be a committee for the purpose of engrossing bills, consisting of two members of each house," so that it shall read, consisting of three members of the House and two of the Senate.

Strike out section 7 and substitute therefor the following:

7. There shall be a committee on all matters relative to the state library, consisting of seven members of the House and three of the Senate.

There shall be a committee on all matters relative to the state house and state-house yard, consisting of three members of the House and one of the Senate.

Amend the amendment to section 6 by striking out the words, "so that it shall read, consisting of three members of the House and two of the Senate."

The question being stated,

Will the House concur in the amendment?

The negative prevailed, and the House did not concur in the Senate amendment to the concurrent resolution.

On motion of Mr. Lyford of Concord,-

Resolved, That a committee of conference be appointed, consisting of three on the part of the House and such as the Senate may join, to confer as to the joint rule in relation to the Committee on Engrossed Bills.

The speaker appointed as such committee:

Messrs. Lyford of Concord, Eastman of Concord, Page of Haverhill.

On motion of Mr. Sullivan of Manchester,—

Resolved, That the use of the Representatives' hall be granted to the Democratic members of this House for the holding of a caucus Wednesday afternoon, January 11, 1893, immediately after adjournment.

#### PETITION PRESENTED AND REFERRED.

Unanimous consent was granted to Mr. Lyford of Concord to present the following petition:

Petition of Francis T. French of East Kingston, for a seat in this House.

The petition was referred to the Committee on Elections.

BILL INTRODUCED AND REFERRED.

To the Committee on Banks:

By Mr. Page of Haverhill, "An act in amendment of an act entitled 'An act to incorporate the Woodsville Loan and Banking Company, passed at the January session, 1891.'"

On motion of Mr. Carroll of Warner,-

Resolved, That the clerk be instructed to assign seats to the following members of the House before the drawing of same: Mr. Page of Haverhill, Mr. Sulloway of Manchester, Mr. Brigham of Winchester, and Mr. Corning of Salem.

#### REPORT OF COMMITTEE.

Mr. Gould of Manchester, for the joint special committee appointed to assign rooms for the use of the standing committees of the House during the present session, reported as follows:

### STATE OF NEW HAMPSHIRE.

JANUARY SESSION, 1893.

The Committee of Conference on the part of the House, to whom was referred the resolution for the assignment of rooms for the various committees of the Legislature, having attended to their duties, beg leave to submit the following report:

#### STANDING COMMITTEES.

On Agriculture, room No. 2.

On Agricultural College, room No. 2.

On Asylum for the Insane, room No. 2.

On Banks, office of bank commissioners.

On Claims, room No. 2.

On Forestry, room No. 6.

On Public Health, room No. 6.

On County Affairs, room No. 8.

On Education, room No. 4.

On Elections, room No. 4.

On Finance, room No. 10.

On Fisheries and Game, room No. 10.

On Incorporations, room No. 9.

On Industrial School, room No. 9.

On Insurance, office of insurance commissioner.

On Journal of the House, state library.

On the Judiciary, room No. 1.

On Labor, room No. 6.

On Manufactures, room No. 9.

On Mileage, room No. 5.

On Military Accounts, adjutant-general's office.

On Military Affairs, adjutant-general's office.

On National Affairs, library room.

On Normal School, room No. 10.

On Printer's Accounts, room No. 2.

On Railroads, room No. 4.

On Retrenchment and Reform, room No. 10.

On Revision of Statutes, room No. 5.

On Roads, Bridges, and Canals, room No. 8.

On State Prison, room No. 8.

On Towns and Parishes, room No. 8.

On Unfinished Business, room No. 10.

## JOINT STANDING COMMITTEES.

On Engrossed Bills, room of Sealer of Weights and Measures, in basement.

On State House and State-House Yard, library room.

On State Library, library room.

The report was accepted and adopted.

#### NOTICES OF BILLS.

By Mr. Morrison of Boscawen, a bill entitled "An act to regulate and control the building of barbed wire fence."

By Mr. Little of Antrim, a bill entitled "An act to incorporate the Antrim Banking Company."

A bill entitled "An act to allow the Dublin Baptist Association to make appropriations from its widows' and orphans' funds."

By Mr. Wallace of Rochester, a bill entitled "An act to amend the charter of the city of Rochester."

By Mr. Laughlin of Dover, a bill entitled "An act to constitute fifty-eight hours a week's work."

By Mr. Smith of Gilford, a bill entitled "An act to authorize the town of Gilford to establish a system of sewerage, and to fund its indebtedness occasioned thereby, together with the present indebtedness of said town."

By Mr. Rowell of Newport, a bill entitled "An act to amend the Australian ballot law."

By Mr. Burnham of Mont Vernon, a bill entitled "An act to compel the railroads to issue five hundred mile mileage books at the uniform rate of two cents per mile."

By Mr. Smith of Dover, a bill entitled "An act to amend the city charter of the city of Dover."

On motion of Mr. Rowell of Newport, the House adjourned.

WEDNESDAY, JANUARY 11, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. Daniel C. Roberts of Concord.

PETITION PRESENTED AND REFERRED.

To the Committee on Elections:

By Mr. Jewett of Claremont, petition of Frank H. Brown of Claremont to be admitted to a seat in this House.

BILLS INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Guptill of Portsmouth, "An act relating to bills of exception and in amendment of chapter 204 of the Public Statutes."

By Mr. Pressey of Sutton, "An act legalizing the taxes assessed in the town of Sutton in the year 1892."

By Mr. Nesmith of Surry, "An act to repeal section 8, chapter 55 of the Public Statutes, relating to the tax on dogs."

To the Committee on Revision of Statutes:

By Mr. Bowen of Fitzwilliam, "An act in amendment of section 11, chapter 33 of the Public Statutes, relating to the manner of conducting caucuses and elections."

By Mr. Brown of Goffstown, "An act in addition to and amendment of chapter 269 of the laws of 1891, entitled 'An act to authorize the Goffstown fire precinct to establish waterworks.'"

By Mr. Rogers of Dover, "An act in amendment of section 20 of chapter 245 of the Public Statutes, relating to trustee process."

By Mr. Page of Haverhill, "An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the legislature."

The following entitled bill was introduced by Mr. Whitcomb of Keene, and read twice:

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

On motion of Mr. Whitcomb, the bill was referred to a special committee, consisting of the delegation from the city of Keene.

The following entitled bill was introduced by Mr. Crawford of Dover, and read twice:

An act to amend the city charter of the city of Dover, and to provide for a fire department.

On motion of Mr. Kimball of Dover, the bill was referred to a special committee, consisting of the delegation from the city of Dover.

Mr. Scott of Peterborough introduced the following entitled bill, which was read twice:

An act to revive the charter of the Peterborough Water-Works Company.

On motion of Mr. Scott of Peterborough, the rules were suspended and the bill was read a third time by its title and passed.

### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That a committee of conference be appointed, consisting of three on the part of the House and such as the Senate may join, to confer as to the joint rules in relation to Committee on Engrossed Bills, and have joined on their part, as members of such committee, Senators Higgins, Walker, and Page.

Mr. George E. Baker, the door-keeper of the committee rooms, appointed by the speaker in accordance with a resolution adopted by the House, appeared and was qualified before the speaker.

Mr. Nash of Conway offered the following resolution:

Resolved, That the clerk be instructed to assign seats to Hon. S. C. Eastman, ex-speaker of the House, and Hon. G. W. M. Pitman of Bartlett, before the drawing of seats.

Mr. Priest of Manchester moved to amend the resolution by adding the name of Mr. Gilmore of Manchester.

The amendment was adopted.

On motion of Mr. Guptill of Portsmouth,-

Resolved, That the speaker direct the sergeant-at-arms to assign a seat to Mr. Spring of Lebanon.

On motion of Mr. Scott of Dover,-

Resolved, That the speaker be empowered to appoint a page to take charge of the coat room.

Mr. Everett of Nashua rose to a question of privilege, and proceeded in his remarks to make a personal attack upon the clerk, on account, as he alleged, that the clerk in the organization of the House in January, 1891, had deprived the Democratic party, to which he claimed to belong, of the control of the House.

Mr. Eastman of Concord raised the point of order, that the remarks of the gentleman from Nashua were not in order or a question of privilege.

The speaker ruled that the point of order was well taken.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the drawing of seats; and the members proceeded to draw seats.

### NOTICES OF BILLS, ETC.

By Mr. Spring of Lebanon, a bill entitled "An act to establish a third judicial district in the county of Grafton."

By Mr. Felt of Hillsborough, a bill entitled "An act for the better protection of fish in the public waters of the state."

By Mr. Gray of Bennington, a bill entitled "An act in amendment of section 1, chapter 131 of the Public Statutes, relating to the protection of deer, moose, or caribou."

By Mr. Scott of Dover, a bill entitled "An act to allow county solicitors of the several counties of the state to receive compensation for actual expenses incurred in the performance of their duties."

A bill entitled "An act additional to an act entitled 'An act to incorporate the Consolidated Light and Power Company' passed at the session of 1889."

By Mr. Foster of Milford, a bill entitled "An act to authorize the town of Milford to appropriate money to celebrate the centennial of said town."

By Mr. Foster of Dover, a bill entitled "An act to incorporate the Dover and Durham Street Railroad Company."

By Mr. Leach of Franklin, a bill entitled "An act to incorporate the city of Franklin."

By Mr. Fletcher of Amherst, a bill entitled "An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford for school purposes."

By Mr. Eastman of Concord, "An act in relation to the pub-

lication of the Session Laws, and their distribution to voters and advertising in newspapers."

An act in addition to chapter 7 of the Public Statutes, relating to the state house and state-house yard.

Also, a joint resolution authorizing a distribution of fifty copies of Hitchcock's Geological Report.

By Mr. Bowen of Fitzwilliam, a bill entitled "An act to prevent persons from carrying in and leaving in the public highways for the purpose of blocking wheels, or for any other purpose, stones, blocks of wood, or any other materials."

By Mr. Kimball of Dover, a joint resolution in favor of William T. Wentworth.

On motion of Mr. Cummings of Nashua, the House adjourned.

### AFTERNOON.

The House met at three o'clock.

(The speaker in the chair.)

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

### STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

COUNCIL CHAMBER, January 11, 1893.

To the Honorable Senate and House of Representatives:

I herewith transmit a communication of His Excellency, Levi W. Fuller, governor of Vermont, together with a certified copy of an act recently passed by the Legislature of that state concerning the boundary line between Vermont and Massachusetts.

JOHN B. SMITH, Governor.

The message and the accompanying act were referred to the Committee on the Judiciary.

On motion of Mr. Sulloway of Manchester,-

Resolved, That the Judiciary Committee be authorized to appoint a stenographer for the use of the committee during the session.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

## Mr. Speaker:

The Senate have passed the following concurrent resolution, in the passage of which they ask the concurrence of the House of Representatives:

Resolved, by the Senate, the House of Representatives concurring, That the Legislature and people of New Hampshire have heard with profound sorrow of the death of Maj. Gen. Benjamin F. Butler, one of the most distinguished of the sons of New Hampshire.

Resolved, That we hereby express our high regard for his distinguished services in Congress, and as a great leader and commander during the late Rebellion.

Resolved, That we tender our sympathy and condolence to his family in their great affliction.

The question being stated,

Will the House concur in the resolution sent down from the honorable Senate?

The affirmative prevailed.

The resolution was unanimously concurred in.

#### REPORT OF COMMITTEE.

Mr. Eastman of Concord, for the special committee appointed to select a chaplain, made the following report:

### STATE OF NEW HAMPSHIRE.

### House of Representatives.

January 11, 1893.

The special committee to whom was referred the selection of a chaplain, report that they have selected Rev. Daniel C. Roberts, D. D., of Concord, and recommend the passage of the following resolutions:

Resolved, That Rev. Daniel C. Roberts, D. D., of Concord, be elected chaplain of the House of Representatives for the present session.

Resolved, That prayers be offered in the House five minutes before the hour fixed for the first session of each day, and that His Excellency the Governor and the Council and the honorable Senate be informed thereof and invited to attend.

## SAMUEL C. EASTMAN,

For the Committee.

The report was accepted, the resolutions were adopted, and Mr. Roberts was duly elected chaplain.

Mr. Everett of Nashua offered the following resolution:

Resolved, That in the opinion of this House Stephen S. Jewett is an unsafe person to perform the duties of clerk, and that after to-day's session the services of Stephen S. Jewett be dispensed with.

On the question of the adoption of this resolution, Mr. Everett, who offered the resolution, proceeded to repeat the remarks which he made at the forenoon session, with additional remarks against the clerk, on the ground, as he alleged, that the clerk in the organization of the House at the session of January, 1891, had deprived the Democratic party of the control of the House and given it to the Republican party.

Mr. Lyford of Concord moved that the resolution be referred to the Democratic caucus, which is to assemble immediately after the afternoon session.

Mr. Leach of Franklin moved to amend the motion made by Mr. Lyford of Concord, and that the resolution be referred to the Committee on the Asylum for the Insane.

The motion of Mr. Leach of Franklin was seconded by Mr. Stevens of Colebrook.

The amendment proposed by Mr. Leach of Franklin was adopted on a viva voce vote.

Mr. Lyford of Concord called for a division, and pending a call for a division the resolution, on motion of Mr. Lyford, was indefinitely postponed.

### NOTICES OF BILLS.

By Mr. Laughlin of Dover, a bill entitled "An act to revive the charter of the People's Light and Power Company."

By Mr. Lyford of Concord, a bill entitled "An act to provide for the proper completion of the state work at the Columbian exposition."

By Mr. Faxon of Nashua, a bill entitled "An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways."

By Mr. Sulloway of Manchester, a bill entitled "An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker."

On motion of Mr. Scott of Peterborough, the House adjourned.

THURSDAY, JANUARY 12, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

The speaker announced the following Committee on Public Improvements:

Messrs. Baker of Hillsborough, Wells of Lisbon, Foster of Dover, Howard of New Hampton, Aldrich of Westmoreland, Ford of Groton, Underhill of Concord, Rumery of Ossipee, Rowe of Newbury, Loverin of Croydon, Noonan of Gorham, Woodman of Rye.

#### PETITIONS PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Wallace of Rochester, petition of Stephen E. Root and others to change the name of Bertwell Clifton Shehan to Bertwell Clifton Root.

To the Committee on Elections:

Petition of Charles C. Rogers and 209 others, praying that Jonathan L. Loverin be allowed to retain his seat in the House as a representative from Tilton.

#### REPORTS OF COMMITTEES.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act legalizing the taxes assessed in the town of Sutton in the year 1892," having considered the same, report the same without amendment and recommend its passage.

The report was accepted and the bill laid on the table to be printed.

BILLS AND JOINT RESOLUTIONS INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Scott of Dover, "An act to allow county solicitors their expenses when attending to the business of the county."

By Mr. Gould of Manchester, "An act in relation to the city of Manchester, establishing a board of police commissioners for said city."

By Mr. Mullen of Manchester, "An act prohibiting the appointment of persons not residents of the state as police officers."

By Mr. Faxon of Nashua, "An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways."

To the Committee on Incorporations:

By Mr. Crawford of Dover, "An act to incorporate the Dover Young Men's Christian Association."

By Mr. Hunt of Gilford, "An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire."

The following entitled bill was introduced by Mr. Smith of Dover, read twice, and, on motion of Mr. Smith of Dover, referred to a special committee, consisting of the delegation from the city of Dover:

An act to amend the charter of the city of Dover.

The following entitled bill was introduced by Mr. Lyford of Concord, read twice, and on motion of Mr. Lyford of Concord, referred to a special committee of twelve, to consist of six Republicans and six Democrats, to be appointed by the speaker:

An act to provide for the proper completion of the state work at the World's Columbian Exposition.

To the Committee on Railroads:

By Mr. Sulloway of Manchester, "An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker."

By Mr. Nutting of Hooksett, "An act to incorporate the Hooksett & Pembroke Street Railroad."

The following entitled joint resolution was introduced by Mr. Kimball of Dover, read twice, and on motion of Mr. Crawford of Dover, referred to a special committee, consisting of the delegation from the city of Dover:

Joint resolution in favor of William T. Wentworth.

On motion of Mr. Page of Haverhill, this vote was reconsidered, the bill withdrawn from the special committee and referred to the Committee on Claims.

#### LEAVE OF ABSENCE.

On motion of Mr. Roby of Gilford, leave of absence was granted the Belknap county delegation Wednesday, January 18, for the purpose of visiting their county farm.

On motion of Mr. Eastman of Concord.-

Resolved, That the honorable Senate be informed that the House of Representatives are now ready to meet the Senate in convention for the purpose of proceeding with the election of secretary of state, state treasurer, public printer, and commissary general.

### IN CONVENTION.

The Senate having met the House in convention, on motion of Mr. Eastman of Concord, the Convention proceeded to ballot for printer.

The chairman appointed as tellers to assist in sorting and

counting the votes, Senator Whitaker of District No. 11, Messrs. Burnham of Mont Vernon and Leach of Franklin.

The following was the result of the vote:

Whole number of votes ca	st					350
Necessary for a choice						176
Thomas J. Walker had .						2
Ira C. Evans had .						33
Fred Leighton had .						111
Edward N. Pearson had						204

and Edward N. Pearson, having received a majority of all the votes cast, was declared duly elected public printer for the period prescribed by the constitution and laws of the state.

On motion of Senator Bowers of District No. 7, the Convention proceeded to the election of a secretary of state with the following result:

Whole number of votes	cast					323
Necessary for a choice						162
Henry W. Keyes had						117
Ezra S Stearns had						206

and Ezra S. Stearns, having a majority of the votes cast, was declared duly elected secretary of state for the period prescribed by the constitution and laws of the state.

On motion of Senator Preston of District No. 9, the Convention proceeded to the election of a state treasurer with the following result:

Whole number of votes	ca	st					252
Necessary for a choice							127
Henry Chandler had							78
Solon A. Carter had .							174

and Solon A. Carter, having received a majority of all the votes cast, was declared duly elected state treasurer for the period prescribed by the constitution and laws of the state.

On motion of Senator Hobbs of District No. 5, the chairman

was authorized to cast one vote for Stephen H. Gale for commissary general.

The vote having been cast, and Stephen H. Gale having a majority of all the votes cast, he was declared duly elected commissary general for the period prescribed by the constitution and laws of the state.

On motion of Senator Bowers of District No. 7,—

Resolved, That a committee of three be appointed to notify the secretary of state, treasurer, public printer, and commissary-general of their election, and receive the bonds required by law.

The chairman appointed as such committee Senator Bowers of District No. 7, Messrs. Beattie of Lancaster and Page of Haverhill.

On motion of Senator Woods of District No. 2, the Convention rose.

### IN THE HOUSE OF REPRESENTATIVES.

### NOTICES OF BILLS.

By Mr. Noble of Nashua, a bill entitled "An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission and establishing a board of protection."

By Mr. Van Dyke of Stewartstown, a bill entitled "An act to incorporate the Simm's Stream Valley Railway Company."

By Mr. Plummer of Laconia, a bill entitled "An act to amend the charter of the Laconia & Lake Village Horse Railroad."

By Mr. Kaley of Milford, a bill entitled "An act to incorporate the Brookline & Milford Railway Company."

By Mr. Mullen of Manchester, a bill entitled "An act to incorporate Queen City Court, No. 8,179, Ancient Order of Foresters."

By Mr. Bullard of Lancaster, a bill entitled "An act to incorporate the Upper Ammonoosuc Railway Company."

By Mr. Mitchell of Concord, a bill entitled "An act in amendment of chapter 161 of the laws of 1878, being an act in amendment of an act entitled 'An act to establish the city of Concord,' approved July 6, 1849."

By Mr. Woodworth of Concord, a bill entitled "An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association."

By Mr. Eastman of Concord, a bill entitled "An act to authorize the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia."

On motion of Mr. Foster of Dover, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### RULES SUSPENDED.

By unanimous consent the rules were suspended and the following entitled bills and joint resolution were introduced, read twice, and referred:

To the Committee on Education:

By Mr. Little of Antrim, "An act to allow the Dublin Baptist Association to make appropriations from its widows' and orphans' fund."

To the Committee on the Judiciary:

By Mr. Eastman of Concord, "An act in relation to the publication of the Session Laws and their distribution to voters, and advertising in newspapers."

By Mr. Carroll of Warner, "An act to repeal chapter 60 of the Pamphlet Laws of 1891, entitled 'An act to prevent the destruction of sheep and other animals by dogs.'"

To the Committee on State House and State-House Yard:

By Mr. Eastman of Concord, "An act in addition to chapter 7 of the Public Statutes, relating to the state house and state-house yard."

To the Committee on Insurance:

By Mr. Wadleigh of Manchester, "An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association; to change its name, location, and to amend its articles of association."

To the Committee on Incorporations:

By Mr. Laughlin of Dover, "An act to revive the charter of the People's Light and Power Company."

To the Committee on Banks:

By Mr. Clow of Wolfeborough, "An act to incorporate the Lake Trust Company at Wolfeborough, New Hampshire."

(Mr. Eastman of Concord in the chair.)

By Mr. Little of Antrim, "An act to incorporate the Antrim Banking Company."

To the Committee on Education:

By Mr. Fletcher of Amherst, "An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford, for school purposes."

To the Committee on Railroads:

By Mr. Faxon of Nashua, "An act in amendment of the charter of the Nashua Street Railway."

To the Committee on the Judiciary:

By Mr. Eastman of Concord, "Joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report."

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill: "An act to revive the charter of the Peterborough Water-Works Company."

#### MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the honorable secretary of state:

### STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

COUNCIL CHAMBER, January 11, 1893.

To the Honorable Senate and the House of Representatives:

I herewith transmit the following reports:

Of the state treasurer.

Of the board of health.

Of the insurance commissioner.

Of the adjutant-general.

Of the state librarian.

JOHN B. SMITH, Governor.

The above reports were referred by the speaker as follows:

Of the state treasurer, to the Committee on Finance.

Of the state board of health, to the Committee on Public Health.

Of the insurance commissioner, to the Committee on Insurance.

Of the adjutant-general, to the Committee on Military Affairs.

Of the state librarian, to the Committee on State Library.

On motion of Mr. Carroll of Warner,-

Resolved, That when the House adjourns this afternoon, it be to meet to-morrow morning at 9 o'clock, and when it adjourns to-morrow forenoon, it be to meet next Monday evening at 8 o'clock.

The unfinished business of the last session of the Legislature was referred to the Committee on Unfinished Business.

### NOTICES OF BILLS, ETC.

By Mr. Eastman of Concord, a bill entitled "An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876."

By Mr. Jewett of Claremont, a bill entitled "An act to revive the charter of the Claremont Loan and Trust Company."

By Mr. Nash of Conway, a bill entitled "An act to authorize the establishment of a fire and highway precinct in the town of Conway."

By Mr. Courser of Webster, a bill entitled "An act reviving and in amendment of the Warner & Kearsarge Road Company."

Bill entitled "An act in amendment of chapter 33 of the Public Statutes of New Hampshire, in respect to the manner of conducting elections."

By Mr. Gilmore of Manchester, a bill entitled "An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state."

By Mr. Whitcher of Warren, a joint resolution for an appropriation to aid in keeping in repair that part of the Breezy Point road which is in the town of Warren.

By Mr. Lyford of Concord, a bill entitled "An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled 'An act to amend the charter of the Concord Horse Railroad.'"

By Mr. Leach of Franklin, a bill entitled "An act to provide for annexing persons to school-districts in adjoining towns for school purposes."

On motion of Mr. Hoyt of Hanover, the House adjourned.

FRIDAY, JANUARY 13, 1893.

The House met at 9 o'clock in the forenoon according to adjournment.

Mr. Lyford of Concord called the House to order and read the following communication:

CONCORD, July 12, 1893.

Hon, James O. Lyford:

Will you kindly preside at the session of the House Friday. I desire to be away.

R. N. CHAMBERLIN, Speaker.

#### REPORTS OF COMMITTEES.

Mr. Scott for the Committee on Elections, to whom was referred the petition of Frank H. Brown of Claremont to be admitted to a seat in the House, having considered the same, reported the same with the following resolution:

Resolved, That Frank H. Brown of Claremont be admitted to a seat in this House.

The report of the committee was accepted, and the resolution was adopted on a viva voce vote.

Mr. Eastman of Concord called for a division, and pending the call for a division moved that the resolution lie upon the table.

The motion was adopted.

Mr. Little for the Committee on Insurance, to whom was referred the bill entitled "An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association, to change its name and location, and amend its articles of association," reported the same without amendment and recommended its passage.

The report of the committee was accepted, and the bill was ordered to a third reading.

The first reading of bills having been commenced, Mr. Eastman of Concord called attention to the fact that no quorum was present, and the further reading of bills was dispensed with.

The following communication was read by the speaker:

### STATE OF NEW HAMPSHIRE.

House of Representatives,

JANUARY 12, 1893.

To the Speaker:

I respectfully ask leave of absence for two weeks on account of sickness.

GUY COLE, Columbia.

The question being stated,

Shall leave of absence be granted?

The affirmative prevailed and leave of absence was granted.

#### NOTICES OF BILLS.

By Mr. Rowe of Newbury, a bill entitled "An act to enlarge and improve the state fish-hatching house and plant at Sunapee lake in New London."

By Mr. Pitman of Bartlett, a bill entitled "An act in amendment of an act to incorporate the North Conway & Mount Kearsarge Railroad, passed at the June session, 1883, and of an act to extend the time for the completion of the same, passed June session, 1887, and of an act in amendment of the same, passed June session, 1889."

MONDAY, JANUARY 16, 1893.

The House met at 8 o'clock in the afternoon, according to adjournment.

The House was called to order by Mr. Lyford of Concord, who read the following communication:

### STATE OF NEW HAMPSHIRE.

House of Representatives,

CONCORD, January 16, 1893.

Hon. Fames O. Lyford:

Will you please preside at the evening session Monday, January 16.

R. N. CHAMBERLIN, Speaker.

Prayer was offered by the chaplain.

On motion of Mr. Carroll of Warner, the House adjourned.

TUESDAY, JANUARY 17, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### COMMITTEE APPOINTED.

The speaker announced the appointment of the following Special Committee on the World's Fair:

Messrs. Lyford of Concord, Hatch of Peterborough, Gilmore of Manchester, Nute of Farmington, Beattie of Lancaster, Brown of Concord, O'Shea of Laconia, Noble of Nashua, Colby of Plymouth, Hoyt of Charlestown, Guptill of Portsmouth, Colony of Keene.

#### PAGE APPOINTED.

The speaker appointed Harry Chamberlin of Stewartstown as page of the coat room, in accordance with the resolution adopted by the House.

#### REPORT OF COMMITTEE.

Mr. Scott for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to bills of exceptions and in amendment of chapter 204 of the Public Statutes," having considered the same, reported the same in a new draft and recommended the passage of the following resolution:

Resolved, That the new draft be printed and returned to the committee for further consideration.

The report was accepted, and the resolution was adopted.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Insurance:

By Mr. Woodworth of Concord, "An act to incorporate the Endicott Rock Fraternal, Sick, and Death Benefit Association."

To the Committee on Incorporations:

By Mr. Eastman of Concord, "An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876."

To the Committee on Roads, Bridges, and Canals:

By Mr. Copp of Tuftonborough, "An act exempting towns from opening and repairing highways to summer cottages."

To the Committee on Towns:

By Mr. Nash of Conway, "An act to authorize the establishment of a fire and highway precinct in the town of Conway."

To the Committee on Railroads:

By Mr. Pitman of Bartlett, "An act in amendment of an act to incorporate the North Conway & Mount Kearsarge Railroad, passed at the June session, 1883, and of an act to extend the time for the completion of the same, passed June session, 1887, and of an act in amendment of the same, passed June session, 1889."

By Mr. Rowell of Newport, "An act compelling railroad companies operating in this state to make their mileage tickets interchangeable."

By Mr. Kaley of Milford, "An act to incorporate the Brookline & Milford Railroad Company."

By Mr. Lyford of Concord, "An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled 'An act to amend the charter of the Concord Horse Railroad.'"

To the Committee on Banks:

By Mr. Jewett of Claremont, "An act to revive the charter of the Claremont Loan and Trust Company."

To the Committee on Fisheries and Game:

By Mr. Rowe of Newbury, "An act to enlarge the state fishhatching house and plant at Sunapee lake in New London."

By Mr. O'Keefe of Portsmouth, "An act to prevent the taking of smelts with net, weir, or seine in Great bay and the Piscataqua river and the tributaries of said river."

To the Committee on Incorporations:

By Mr. Scott of Dover, "An act to incorporate the Consolidated Light and Power Company."

To the Committee on the Judiciary:

By Mr. Pitman of Bartlett, "An act in amendment of the charter of the Lower Bartlett cemetery."

To the Committee on Revision of Statutes:

By Mr. Gilmore of Manchester, "An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state."

To the Committee on Labor:

By Mr. Laughlin of Dover, "An act relating to the hours of persons employed in manufacturing and mechanical establishments."

To a special committee, consisting of the Carroll county delegation, on motion of Mr. Pitman of Bartlett :

By Mr. Pitman of Bartlett, "An act in amendment of section 4 of chapter 184 of the Public Statutes."

To a special committee, consisting of the delegation from the city of Concord, on motion of Mr. Mitchell of Concord:

By Mr. Mitchell of Concord, "An act in amendment of chapter 161 of the Laws of 1878, entitled 'An act in amendment of an act to establish the city of Concord, approved July 6, 1849."

To a special committee, consisting of the delegation from the city of Nashua, on motion of Mr. Cummings of Nashua:

By Mr. Noble of Nashua, "An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission, and establishing a board of protection."

On motion of Mr. Gould of Manchester,-

Resolved, That the Committee on Public Improvements be and are hereby assigned room No. 4.

#### TAKEN FROM THE TABLE.

Mr. Eastman of Concord moved that the following report of the Committee on Elections, laid on the table on his motion, be taken from the table and considered: The Committee on Elections, to whom was referred the petition of Frank H. Brown of Claremont, to be admitted to a seat in this House, having considered the same, report the same with the following resolution:

Resolved, That Frank H. Brown of Claremont be admitted to a seat in this House.

W. W. SCOTT,

Chairman.

The motion prevailed.

Upon the adoption of the resolution of the committee,

(Discussion ensued.)

Mr. Eastman of Concord withdrew his call for a division, and the question being stated, the affirmative prevailed, and the resolution of the committee was adopted.

The speaker appointed the following gentlemen to act as tellers of the different divisions for the session:

First division—Mr. Follansby of Exeter.

Second division—Mr. Cummings of Nashua.

Third division-Mr. Wason of New Boston.

Fourth division—Mr. Mitchell of Concord.

Fifth division—Mr. Perry of Keene.

NOTICES OF BILLS, ETC.

By Mr. Woodbury of Manchester, a bill entitled "An act in amendment of chapter 55, section 11 of the Public Statutes of New Hampshire, in relation to persons and property liable to taxation."

By Mr. Baker of Hillsborough, a bill entitled "An act to incorporate the Valley Trust and Banking Company."

By Mr. Young of Northfield, a bill entitled "An act to disannex the homestead farms of Mrs. Cynthia McDuff and

Richard and Mary H. Thomas, from thetown school-district in Northfield, and annex the same to Union school-district, No. 1, in Tilton, for school purposes."

By Mr. Flint of Concord, a bill entitled "An act in amendment of the charter of Saint Paul's school, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873."

By Mr. Wetherell of Exeter, a bill entitled "An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America."

By Mr. Howard of Manchester, a bill entitled "An act to place pawnbrokers under the supervision of the chiefs of police of cities, and the selectmen of towns."

By Mr. Emerson of Greenfield, a bill entitled "An act in amendment of or addition to section 13 of chapter 159 of the Public Statutes, authorizing the railroad commissioners to order the raising or lowering of a highway which crosses or is crossed by a railroad."

By Mr. Gilbert of Berlin, a bill entitled "An act to incorporate the Berlin & Gorham Street Railway."

By Mr. Gilmore of Manchester, a bill entitled "An act providing a seal for the registrar of vital statistics."

By Mr. Wadleigh of Meredith, a joint resolution relating to a fish-hatching house in the town of Meredith.

By Mr. Gilbert of Berlin, a bill entitled "An act to incorporate the Cascade Electric Light and Power Company."

By Mr. Follansby of Exeter, a bill entitled "An act to establish water-works in the town of Exeter."

By Mr. Carroll of Warner, a bill entitled "An act to amend section 1 of chapter 131, Public Statutes of 1891, to prevent the dogging of moose, caribou, and deer."

By Mr. Wardwell of Winchester, a bill entitled "An act in addition to chapter 118 of the Public Statutes, relating to dogs."

By Mr. Wadsworth of Manchester, a bill entitled "An act in relation to the term of the supreme court for the county of Hillsborough."

By Mr. Emerson of Greenfield, a bill entitled "An act in amendment of sections 2 and 13 of chapter 155 of the Public Statutes, in relation to the appointment and powers of railroad commissioners."

By Mr. Eastman of Concord, a bill entitled "An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization."

A bill entitled "An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes."

A bill entitled "An act to amend the charter of the New Hampshire Savings Bank."

By Mr. Lyford of Concord, a bill entitled "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city."

A bill entitled "An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers."

By Mr. Carroll of Warner, a bill entitled "An act to amend section 4, chapter 133, Public Statutes of 1891, entitled 'An act to protect salmon and trout.'"

Mr. Eastman of Concord moved that the following report of the Committee on Rules, tabled on his motion January 6, 1893. be taken from the table and considered:

The Special Committee on the Rules of the House, having considered the same, recommend the following amendment to the rules as adopted:

Amend section 24 by adding: No member shall be allowed to speak more than five minutes on the motion, nor on appeal on questions of order; and the passage of the following resolution:

Resolved, That section 24 of the rules be amended by adding the following: No member shall be allowed to speak more than five minutes on the motion, nor on appeal on questions of order.

GEORGE C. GILMORE,

For the Committee.

The motion prevailed.

The question being upon the adoption of the resolution of the committee,

(Discussion ensued.)

Mr. Eastman of Concord spoke in the affirmative.

Messrs. Page of Haverhill and Mitchell of Concord spoke in the negative.

(The question pending.)

On motion of Mr. Lyford of Concord, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READING OF A BILL.

The following entitled bill was read a third time:

An act to confirm and continue the organization of the North-eastern Mutual Life and Accident Association; to change its name and location, and to amend its articles of association.

Mr. Everett of Nashua moved that the bill be put back upon its second reading for the purpose of amendment.

The motion prevailed.

On motion of Mr. Page of Haverhill, the bill was laid upon the table to be printed.

Mr. Frank H. Brown of Claremont, admitted to membership in the House by resolution, having been qualified before the Governor, appeared and his name was placed upon the journal of the House as a member from the town of Claremont.

Mr. Lyford of Concord called for the unfinished business, which was upon the following resolution, reported by the Committee on Rules:

Resolved, That section 24 of the rules be amended by adding the following: No member shall be allowed to speak more than five minutes on the motion, nor on appeal of questions of order.

The question being upon the adoption of the resolution,

(Discussion ensued.)

Messrs. Lyford of Concord and Eastman of Concord spoke in the affirmative.

Mr. Page of Haverhill spoke in the negative.

The question being stated,

Mr. Page of Haverhill demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

### ROLL-CALL OF THE HOUSE.

One hundred and sixty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Gillingham, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Warner,

Bachelder of North Hampton, Newton, Cole of Salem, Corning, Sleeper, Conner, Parkman, Dinsmore.

STRAFFORD COUNTY. Swain, Kimball, Crawford, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Nute, Kingman, Wallingford, Richards. Osborn, Meader, Wallace, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Roby of Gilford, Smith of Gilford

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Gilman, Bryant, Copp. Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Walker, Noyes, Chapman, Leach, Merrick, Favor, Nutting, Dodge of Hopkinton, Woodward of New London, Young of Northfield, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Gould, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Wadsworth, Frost, Woodbury of Manchester, Foster of Milford, Gutterson, Kaley, Burnham, Brigham of Nashua, Cummings, Jackman, Field, Woods, Wason, Prichard, Scott of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Bowen of Fitz-william, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett. McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

Grafton County. Batchelder of Ashland, Fellows of Bristol. Copithorn. Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Cheney, Spring, Howland, Wells, Hatch of Littleton, Derby, Buffum. Lamprey, Hunt of Piermont, Cook.

Coös County. Oswell, Hurlbutt, Beattie, Bullard, Ellingwood, Wheeler, Pike, Van Dyke, McIver.

One hundred and nine gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. McDuffee of Candia, Brown of Deerfield, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Seavey, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Locke of Portsmouth, Guptill, Moran of Portsmouth, Woodman, Randall.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, York of Lee, Willey, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Rainville.

BELKNAP COUNTY. Smith of Centre Harbor, Gale of Laconia, O'Shea, Plummer of Laconia.

CARROLL COUNTY. Pitman, Currier, Gale of Jackson, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Burroughs, Kittredge, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Dean, Robie of Hooksett, Morrill of Hopkinton, Moore, Rowe, Fowler, Sherburne, Pressey, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, George of Goffstown, Emerson, Cleasby, Mullen, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Allen, W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Ledoux, Sweeney, Moran of Nashua, Noble, Hobbs, Green, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Huntley, Johnson of Claremont, Loverin of Croydon.

GRAFTON COUNTY. Plummer of Alexandria, Swasey, Follansbee of Dorchester, Webster, Page of Haverhill, Morse, Jewell, Bronson, Burton, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Whitcher, Blood.

Coös County. Locke of Carroll, Stevens, Noonan, Tuttle, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

And the resolution was adopted.

On motion of Mr. Spring of Lebanon,-

Resolved, That leave of absence be granted to Mr. Wiggins of Springfield, on account of illness.

### NOTICES OF BILLS, ETC.

By Mr. Newton of Portsmouth, a bill entitled "An act amending the charter of the city of Portsmouth, and providing for the appointment of a board of inspectors of check-lists therefor."

Bill entitled "An act for the appointment of a city auditor of the city of Portsmouth."

Bill entitled "An act to provide for the appointment of a board of police commissioners for the city of Portsmouth."

By Mr. Gould of Manchester, a bill entitled "An act to enable the city of Manchester to hire money and issue bonds therefor to build a new city hall."

By Mr. Osborn of Rochester, a bill entitled "An act to establish the salaries of police justice, associate police justice, and clerk of said court for the city of Rochester."

By Mr. Piper of Wolfeborough, a bill entitled "An act to sever the homestead farm of John L. Goldsmith from the town of Wolfeborough, and annex the same to the town of Ossipee, for school purposes."

By Mr. Woodbury of Manchester, a bill entitled "An act establishing a board of fire commissioners for the city of Manchester."

By Mr. Johnson of Claremont, a bill entitled "An act to incorporate the city of Claremont."

By Mr. Allen of Manchester, a bill entitled "An act in relation to the water-works in the city of Manchester."

By Mr. Sulloway of Manchester, a bill entitled "An act establishing boards of park and street commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes."

By Mr. Brown of Claremont, a bill entitled "An act to regulate the sale of coal."

By Mr. Huntley of Claremont, a bill entitled "An act to incorporate the Claremont Electric Railroad."

By Mr. Farnum of Concord, a bill entitled "An act to establish a bureau of labor."

On motion of Mr. Lyford of Concord,-

Resolved, That leave of absence be granted the various county delegations on Friday, January 27, for the purpose of visiting their various county farms.

On motion of Mr. Cummings of Nashua, the House adjourned.

# WEDNESDAY, JANUARY 18, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### CONCURRENT RESOLUTION.

Mr. Sulloway of Manchester offered the following concurrent resolution, which was adopted:

Resolved, by the House of Representatives, the Senate concurring, That a committee, consisting of five members of the House and such as the Senate may join, be appointed to report resolutions expressive of the sense of the Legislature, and to recommend such action as may be deemed appropriate, concerning the death of ex-President Hayes.

The speaker appointed as members of such committee on the part of the House,

Messrs. Sulloway of Manchester, Page of Haverhill, Brown of Claremont, Sargeant of Plymouth, Leach of Franklin.

#### PETITION PRESENTED AND REFERRED.

To the Committee on Fisheries and Game:

By Mr. Wadleigh of Meredith, petition of S. W. Rollins and fifty-one others, for an appropriation for a fish-hatching house in the town of Meredith.

#### REPORTS OF COMMITTEES.

Mr. Plummer of Laconia for the Committee on the Judiciary, to whom was referred the "Joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report," having considered the same, reported the same without amendment and recommended its passage.

The report of the committee was accepted, and the bill was laid on the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the tax on dogs." having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft was read once and ordered to a second reading.

Mr. Sulloway for the Committee on the Judiciary, to whom was referred the petition to change the name of Bertwell Clifton Shehan, having considered the same, reported that inasmuch as the relief asked for is provided by general law, the petition is returned with the following resolution:

Resolved, That the petitioners have leave to withdraw.

The report was accepted, and the resolution was adopted.

Mr. Scott for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to allow county solicitors their expenses in attending to the business of the county,"

having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

BILLS INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Incorporations:

By Mr. Wetherell of Exeter, "An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America."

By Mr. Gilbert of Berlin, "An act to incorporate the Cascade Electric Light and Power Company."

By Mr. Eastman of Concord, "An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization."

To the Committee on the Judiciary:

By Mr. Wadsworth of Manchester, "An act in relation to the terms of the supreme court for the county of Hillsborough."

The following entitled bill was introduced by Mr. Gilmore of Manchester and read twice. Mr. Gilmore moved that the bill be read a third time under a suspension of the rules and be put upon its passage. Objection was made by Mr. Eastman of Concord, and Mr. Gilmore withdrawing his motion the bill was referred to the Committee on the Judiciary:

An act providing a seal for the registrar of vital statistics.

The following entitled bill was introduced by Mr. Woodbury of Manchester, read twice, and on motion of Mr. Sullivan of Manchester, referred to a special committee consisting of the Manchester delegation:

An act establishing a board of fire commissioners for the city of Manchester.

To the Committee on the Judiciary:

By Mr. Brown of Claremont, "An act to regulate the sale of coal."

By Mr. Woodbury of Manchester, "An act in relation to persons and property liable to taxation."

By Mr. Foster of Milford, "An act to authorize the town of Milford to appropriate money to celebrate the centennial of said town."

To the Committee on Revision of the Statutes:

By Mr. Wallace of Rochester, "An act in amendment of chapter 24 of the Laws of 1891, entitled 'An act to establish the city of Rochester."

By Mr. Eastman of Concord, "An act relating to decisions at law terms and in amendment of chapters 204 and 214 of the Public Statutes."

By Mr. Gray of Bennington, "An act in amendment of section 1, chapter 131 of the Public Statutes, for protection of deer, moose, or caribou."

By Mr. Carroll of Warner, "An act to amend section 1, chapter 131, Public Statutes of 1891, entitled 'An act to protect moose, caribou, or deer.'"

To the Committee on Roads, Bridges, and Canals:

By Mr. Hoyt of Hanover, "An act for the improvement of highways."

By Mr. Courser of Webster, "An act revising and amending acts passed July 6, 1866, also July 3, 1872, and July 3, 1875, incorporating, revising, and chartering the Warner & Kearsarge Road Company and authorizing the construction of a branch road from a point in the town of Salisbury."

By Mr. Bowen of Fitzwilliam, "An act to prevent persons from carrying in and leaving in the public highways, for the pur-

pose of blocking wheels, or for any other purpose, stones, blocks of wood, or any other materials."

To the Committee on Fisheries and Game:

By Mr. Carroll of Warner, "An act to amend section 4, chapter 133, Public Statutes of 1891, entitled 'An act to protect salmon and trout.'"

By Mr. Wadleigh of Meredith, "Joint resolution in relation to a fish-hatching house in the town of Meredith."

To the Committee on Education:

By Mr. Flint of Concord, "An act in amendment of the charter of Saint Paul's School, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873."

By Mr. Young of Northfield, "An act to disannex the homestead farms of Cynthia McDuff and Richard and Mary H. Thomas from the town school-district in Northfield, and annex the same to Union school-district, No. 1, in Tilton, for school purposes."

To the Committee on Railroads:

By Mr. Gilbert of Berlin, "An act to incorporate the Berlin & Gorham Street Railway."

By Mr. Emerson of Greenfield, "An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners."

By Mr. Foster of Dover, "An act to incorporate the Dover & Durham Street Railway."

To the Committee on Banks:

By Mr. Eastman of Concord, "An act in amendment of the charter of the New Hampshire Savings Bank."

The following entitled bill was introduced by Mr. Frederick Allen of Manchester, read twice, and on motion of Mr. Priest of

Manchester, referred to a special committee consisting of the delegation from the city of Manchester:

An act in relation to the water-works in the city of Manchester.

The following entitled bill was introduced by Mr. Gould of Manchester, read twice, and on motion of Mr. Gould of Manchester, referred to a special committee consisting of the delegation from the city of Manchester:

An act to authorize the city of Manchester to issue bonds to build a new city hall.

The following entitled bill was introduced by Mr. Sulloway of Manchester, read twice, and on motion of Mr. Downs of Manchester, referred to a special committee consisting of the delegation from the city of Manchester:

An act establishing boards of park and street commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

The following entitled bill was introduced by Mr. Morrison of Boscawen, read twice, and on motion of the same gentleman, referred to the Committee on Agriculture:

An act to regulate and control the building of barbed wire fence.

The following entitled bill was introduced by Mr. Wardwell of Winchester, read twice, and on motion of Mr. Woodbury of Manchester, referred to the Committee on Retrenchment and Reform:

An act for the better licensing and protection of dogs.

#### MESSAGES FROM THE GOVERNOR.

The following messages were received from His Excellency the Governor by the honorable secretary of state:

# STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

COUNCIL CHAMBER, January 11, 1893.

To the Honorable Senate and House of Representatives:

I herewith transmit the annual report of the board of managers of the Soldiers' Home.

Annual reports of the superintendent of public instruction.

JOHN B. SMITH, Governor.

## STATE OF NEW HAMPSHIRE.

COUNCIL CHAMBER,

Concord, January 17, 1893.

To the Honorable Senate and House of Representatives:

I herewith transmit the report of the commission appointed in compliance with section 4 of chapter 13 of the Laws of 1891, together with the draft of a bill accompanying said report, entitled "An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled 'An act for the erection of a state library building.'"

I commend the report to the favorable consideration of the Legislature, and recommend the passage of the bill.

JOHN B. SMITH, Governor.

The above reports were referred by the speaker as follows:

Of the managers of the Soldiers' Home, to the Committee on Soldiers' Home.

Of the superintendent of public instruction, to the Committee on Education.

The message of the Governor and the report of the commissioners to supervise the erection of a state library building, to the Committee on State Library.

#### LEAVE OF ABSENCE.

On motion of Mr. Foskett of Keene, the Committee on Soldiers' Home was granted leave of absence Thursday, January 19. for the purpose of making their regular visit to the Soldiers' Home at Tilton.

# NOTICES OF BILLS, ETC.

By Mr. Corning of Salem, a bill entitled "An act to incorporate the Salem Street Railway."

By Mr. Morrill of Hopkinton, a bill entitled "An act authorizing the railroad commissioners to order the raising of the highway crossings on the Boston & Maine Railroad, at Horse Hill, in the city of Concord, also at Ashland, on the Concord & Montreal Railroad."

By Mr. Gordon of Concord, a joint resolution in favor of C. H. Hutchinson.

By Mr. Eastman of Concord, a bill entitled "An act for the preservation of the purity of the water of Penacook lake in Concord, for domestic uses by the citizens of Concord."

A bill entitled "An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns."

A bill entitled "An act to provide for the engrossment of bills and joint resolutions."

By Mr. Page of Haverhill, a bill entitled "An act in relation to the improvement of the Ammonoosuc river and its tributaries in Bath, Landaff, and Easton."

By Mr. Wetherell of Exeter, a bill entitled "An act in amendment of chapter 133 of the Public Statutes."

By Mr. Baker of Hillsborough, a bill entitled "An act to establish a state board of highway commissioners and to provide for the assessment, collection, and distribution of a state highway tax."

By Mr. Dodge of Manchester, a bill entitled "An act to change the name of Watson Express Company to Mutual Express Company."

By Mr. Robinson of Wakefield, a bill entitled "An act to incorporate the Wolfeborough Junction Water Company."

By Mr. Eastman of Littleton, a bill entitled "An act in relation to the Soldiers' Home at Tilton."

By Mr. Kaley of Milford, a joint resolution in favor of Charles W. Whittier.

By Mr. Gilman of Sandwich, a joint resolution in favor of the Sandwich Savings Bank.

By Mr. Morse of Hebron, a joint resolution for an appropriation for repairing such part of the highway leading around Newfound lake as is in the town of Hebron.

By Mr. Mullen of Manchester, a bill entitled "An act to establish a labor commission."

On motion of Mr. Rowell of Newport, the House adjourned.

#### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Rowell of Newport,-

Resolved, That the Committee on the Asylum for the Insane be granted leave of absence for Thursday, June 19, to visit the asylum.

The following resolution was introduced by Mr. Rowell of Newport:

Resolved, by the House of Representatives, the Senate concurring, That a committee consisting of ten members of the House,

one from each county, be appointed by the speaker, with such as the Senate may join, to whom all matters relating to the Australian ballot law shall be referred.

(Discussion ensued.)

The resolution was not adopted.

#### MESSAGES FROM THE SENATE.

The following messages were received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, by the House of Representatives, the Senate concurring, That a committee consisting of five members of the House and such as the Senate may join, be appointed to report resolutions expressive of the sense of the Legislature, and to recommend such action as may be deemed appropriate concerning the death of ex-President Hayes, and the Senate have joined on its part, as members of such committee, Senators Bowers, Woodward, and Woods.

# Mr. Speaker:

The Senate have passed the following entitled bill, in the passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Dartmouth bank.

#### SENATE BILL REFERRED.

The following entitled Senate bill was read twice and referred to the Committee on Banks:

An act to incorporate the Dartmouth bank.

#### NOTICES OF BILLS, ETC.

By Mr. Laughlin of Dover, a joint resolution for erecting a monument at the grave of Gen. John Sullivan in Durham.

By Mr. Guptill of Portsmouth, a bill entitled "An act to incorporate the Gardiner Cable Company."

By Mr. Carroll of Warner, a bill entitled "An act to incorporate the Kearsarge Electric Railroad Company."

By Mr. Gould of Manchester, a bill entitled "An act to amend chapter 165, section 17 of the General Statutes, relating to interest on savings-bank deposits."

By Mr. P. H. Sullivan of Manchester, a bill entitled "An act to incorporate the Queen City Circle, Companions of the Forest, No. 141, of Manchester."

By Mr. McGregor of Whitefield, a bill entitled "An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company."

By Mr. York of Lee, a bill entitled "An act to sever the homestead place of Bert P. Thompson from the school district of Lee and annex the same to the school district of Newmarket, for school purposes."

By Mr. Johnson of Claremont, a bill entitled "An act to amend the charter of the Windsor & Forest Line Railroad."

By Mr. Kaley of Milford, a joint resolution in favor of John M. Stanyan.

On motion of Mr. Scott of Peterborough, the House adjourned.

THURSDAY, JANUARY 19, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Leave was granted to the Committees on Railroads and Elections to sit during the sessions to-day.

### PETITION PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. Jones of Nashua, "Petition of W. E. White and others, relative to an appropriation for the assistance of deaf mutes."

#### REPORTS OF COMMITTEES.

Mr. Sulloway for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the terms of the supreme court for the county of Hillsborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was laid upon the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act providing a seal for the registrar of vital statistics," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was laid upon the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act prohibiting the appointment of persons not residents of the state as special police officers," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

(Mr. Eastman of Concord in the chair.)

Mr. Pearl for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of the charter of the Lower Bartlett cemetery," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Guptill for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled 'An act to authorize the Goffstown Fire Precinct to establish waterworks,'" having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow morning at 11 o'clock.

Mr. Scott for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to authorize the town of Milford to appropriate money to celebrate the centennial of said town," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow morning at 11 o'clock.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to revive the charter of the People's Light and Power Company of Dover," having

considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Crawford of Dover for the special committee, consisting of the Dover delegation, to whom was referred the House bill entitled "An act to amend the charter of the city of Dover," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Whitcomb of Keene for the special committee, consisting of the delegation from Keene, to whom was referred the House bill entitled "An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Hatch for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Woodsville Loan and Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

#### REPORT OF THE CONFERENCE COMMITTEE.

The Committee of Conference, to whom was referred the joint resolution amending the joint rules of the Senate and House in relation to the Joint Committee on Engrossed Bills, having attended to their duty, report that they are unable to agree and ask to be discharged.

JAMES O. LYFORD,

For the Committee,

The report was accepted.

## SECOND READING.

The following entitled bill was read a second time and laid upon the table to be printed:

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Labor:

By Mr. Farnum of Concord, "An act to establish a bureau of labor."

(The speaker in the chair.)

To the Committee on the Judiciary:

By Mr. Lyford of Concord, "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city."

By Mr. Eastman of Concord, "An act to provide for the engrossment of bills and joint resolutions."

To the Committee on Banks:

By Mr. Lyford of Concord, "An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings-bank treasurers."

To the Committee on Railroads:

By Mr. Carroll of Warner, "An act to incorporate the Kearsarge Electric Railroad Company."

By Mr. Eastman of Concord, "An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia."

By Mr. Johnson of Claremont, "An act to amend the charter of the Windsor & Forest Line Railroad."

By Mr. Everett of Nashua, "Joint resolution in relation to surplus earnings of the Concord Railroad Corporation."

To the Committee on Revision of Statutes:

By Mr. Courser of Webster, "An act in amendment of chapter 33 of the Public Statutes of New Hampshire, in respect to the manner of conducting elections."

To the Committee on Military Affairs:

By Mr. Beattie of Lancaster, "An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion."

To the Committee on Roads, Bridges, and Canals:

By Mr. Day of Stratford, "Joint resolution to assist the town of Stratford in building of two bridges across the Connecticut river."

To the Committee on Fisheries and Game:

By Mr. Wadleigh of Manchester, "Joint resolution for a brook-trout hatching house at Manchester."

To the Committee on Soldiers' Home:

By Mr. Eastman of Littleton, "An act in relation to the Soldiers' Home at Tilton."

To the Committee on Public Improvements:

By Mr. Baker of Hillsborough, "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes."

To a special committee consisting of the delegation from the city of Concord, on motion of Mr. Lyford of Concord:

By Mr. Eastman of Concord, "An act for the preservation of the water of Penacook lake in Concord, for domestic uses by the citizens of Concord."

The members of the Joint Special Committee on the part of the House, appointed to report resolutions expressive of the sense of the Legislature, and to recommend such action as may be deemed appropriate concerning the death of ex-President Hayes, reported the following concurrent resolutions:

WHEREAS, The people of New Hampshire have, with profound sorrow, received the sad intelligence of the death of Gen. Rutherford B. Hayes, of Ohio, ex-president of the United States; therefore be it

Resolved, by the House of Representatives, the Senate concurring, That by his death the nation is reminded of his great regard for every measure which tended to elevate the condition of humanity; of his purity of personal character; of his manly virtues, which gave to the world a higher idea of the American citizen and the American home; of his brave and patriotic leadership in the War of the Rebellion, and of his faithful discharge of duty while chief magistrate of the nation, and that in recognition of the public sense of loss and sorrow, the flags upon the public buildings of the state be placed at half mast for the period of thirty days.

Resolved, That we tender our sympathy and condolence to his family in their great affliction, and that a copy of these resolutions be forwarded to them by the secretary of state.

C. A. SULLOWAY. CYRUS SARGEANT. SAMUEL B. PAGE. EDWARD G. LEACH. FRANK H. BROWN. The question being upon the adoption of the concurrent resolutions.

Mr. Everett of Nashua addressed the House, and stated that as a Democrat he desired to protest against the passage of the resolutions.

The resolutions were unanimously adopted.

## BILL FORWARDED.

The following entitled bill, having been printed and distributed, was taken up and ordered to a third reading:

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

# NOTICES OF BILLS, ETC.

By Mr. Meskill of Rollinsford, a bill entitled "An act to create an inspector of factories."

By Mr. Wells of Lisbon, a joint resolution for an appropriation on the Gulf road in Lisbon.

By Mr. Page of Haverhill, a bill entitled "An act to incorporate the French Pond Granite Railway Company."

By Mr. Wardwell of Winchester, a bill entitled "An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire."

By Mr. Brown of Concord, a bill entitled "An act to abolish days of grace."

By Mr. Scott of Peterborough, a joint resolution in favor of aiding the town of Temple in repairing her mountain roads, and appropriating money for the same.

By Mr. Brown of Concord, a bill entitled "An act to revive the charter of the Blackwater Valley Railroad."

By Mr. Corning of Salem, a bill entitled "An act to fix the

time of opening and closing the polls in elections for state, county, and national officers."

By Mr. Brigham of Winchester, a bill entitled "An act to amend section 2 of chapter 31 of the Public Statutes, in relation to the rights and qualification of voters."

By Mr. Wentworth of Dummer, a joint resolution for an appropriation for the repair of the highway from Milan line to the Umbagog House in Errol.

By Mr. Pitman of Bartlett, a bill entitled "An act to charter the Bartlett Water Company."

By Mr. Gilmore of Manchester, a bill entitled "An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library."

By Mr. Howland of Lisbon, a joint resolution for highways in Lisbon.

By Mr. Wells of Lisbon, a bill entitled "An act in relation to a history of New Hampshire for use in the public schools."

By Mr. Colby of Plymouth, a joint resolution for appropriation for repairs to highway between North Woodstock and Breezy Point.

A joint resolution for repairs to the highway between North Woodstock and the Flume House.

On motion of Mr. Colby of Plymouth, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

An act in amendment of an act entitled, "An act to incorporate the Woodsville Loan and Banking Company, passed at the January session, 1891."

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

An act to amend the charter of the city of Dover.

An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

An act to revive the charter of the People's Light and Power Company.

An act in amendment of the charter of the Lower Bartlett cemetery.

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed bills with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Hudson Water-Works Company.

An act to incorporate the Nutt Hospital of Nashua.

An act to incorporate the Timothy and Abigail B. Walker lecture fund.

SENATE BILLS READ TWICE AND REFERRED.

To a special committee consisting of the delegation from the city of Concord, on motion of Mr. Lyford of Concord:

An act to incorporate the Timothy and Abigail B. Walker lecture fund.

To the Committee on Incorporations:

An act to incorporate the Hudson Water-Works Company.

An act to incorporate the Nutt Hospital of Nashua.

Mr. Lyford of Concord offered the following resolution:

Resolved, That the speaker be and hereby is authorized to enlarge two of the standing committees of the House by the appointment of an additional member.

Mr. Ford of Groton moved that the resolution be laid upon the table

The motion was lost, and the resolution was then adopted.

The following request was received from the Committee on Railroads, and granted:

The Committee on Railroads ask permission to use the Representatives' hall on Tuesday evening, Jan. 24, at 7:30, for the closing arguments on the North Weare & Henniker Railroad bill.

Mr. Gould of Manchester offered the following resolution:

Resolved, That the speaker be instructed to appoint an assistant sergeant-at-arms for the House.

Mr. Ford of Groton moved that the resolution be laid upon the table.

On a viva voce vote the affirmative prevailed.

Mr. Gould of Manchester called for a division, and the division pending,

(Discussion ensued.)

Mr. Gould withdrew his call for a division.

The resolution was laid upon the table.

On motion of Mr. Gould of Manchester,-

Resolved, That when the House adjourns this afternoon it be to meet to-morrow morning at 9 o'clock, and when it adjourns

to-morrow morning it be to meet next Monday evening at 8 o'clock.

# NOTICES OF BILLS, ETC.

By Mr. Ledoux of Nashua, a bill entitled "An act in amendment of the charter of the city of Nashua, changing date of annual municipal election from November to December."

By Mr. P. H. Sullivan of Manchester, a bill entitled "An act to incorporate St. Joseph's Commandery, No. 159, R. C. U., Knights of St. John, of Manchester."

By Mr. Rowe of Newbury, a joint resolution for rendering navigation of Sunapee lake safer.

By Mr. Hatch of Northumberland, a bill entitled "An act to incorporate Groveton Water Company."

By Mr. Nutter of Barnstead, a bill entitled "An act to change the name of the South Barnstead Christian Association."

By Mr. Sulloway of Manchester, a bill entitled "An act to change the name of the Merrimack Mortgage and Debenture Company."

By Mr. Felt of Hillsborough, a joint resolution in favor of the New Hampshire Asylum for the Insane.

By Mr. Gilman of Sandwich, a joint resolution for the repair of the highway in the town of Sandwich leading through the Sandwich notch, so called.

By Mr. Montplaisir of Manchester, a bill entitled "An act to incorporate Conclave Gen. Phil Sheridan, No. 83, Knights of Sherwood Forest, Manchester."

By Mr. Wason of New Boston, a bill entitled "An act authorizing the county of Hillsborough to issue bonds for certain purposes."

By Mr. Cummings of Nashua, a bill entitled "An act authorizing the city of Nashua to issue bonds for certain purposes."

By Mr. Lyford of Concord, a bill entitled "An act to amend the charter of the city of Concord, reorganizing the wards and establishing a board of supervisors of check-lists."

On motion of Mr. Lyford of Concord, the use of Representatives' hall was granted to the Special Committee on the World's Fair, for Wednesday evening, January 25, for a public hearing.

On motion of Mr. Rowell of Newport, the House adjourned.

FRIDAY, JANUARY 20, 1893.

The House met at 9 o'clock according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

NOTICE OF A BILL.

By Mr. McIver of Whitefield, a bill entitled "An act in amendment of and in addition to an act to incorporate the Whitefield Aqueduct Company."

On motion of Mr. George of Concord, the House adjourned.

MONDAY, JANUARY 23, 1893.

The House met at 8 o'clock in the afternoon according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

NOTICES OF BILLS, ETC.

By Mr. Mitchell of Concord, a bill entitled "An act to provide for the adjustment of grievances and disputes that may arise between employers and employés by arbitration." By Mr. Ingalls of Belmont, a bill entitled "An act to incorporate the Belmont Aqueduct Company."

By Mr. Page of Haverhill, a joint resolution relating to an appropriation for the maintenance and repair of the North and South road in Benton.

By Mr. Brown of Concord, a bill entitled "An act to provide for the employment of a clerk by the board of bank commissioners."

By Mr. George of Concord, a bill entitled "An act in amendment of section 2 of chapter 55 of the Public Statutes."

A bill entitled "An act providing for the sale or mortgage of entailed real estate."

By Mr. Mitchell of Concord, a bill entitled "An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes."

A bill entitled "An act in addition to section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns."

By Mr. Eastman of Concord, a bill entitled "An act to exempt certain property of the Young Men's Christian Association of Concord from taxation."

By Mr. Pitman of Bartlett, a bill entitled "An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to the bounty on wild animals."

By Mr. Brown of Concord, a bill entitled "An act to confirm the establishment of the Penacook and Boscawen Water Precinct and grant additional powers."

#### COMMITTEE APPOINTMENT ANNOUNCED.

The speaker announced the appointment of Mr. Brown of Claremont as a member of the Committee on the Judiciary, in accordance with the resolution adopted by the House authorizing the appointment of an additional member on two of the House standing committees.

Mr. Eastman of Concord called for the regular order of business.

The regular order being the reports of committees,

The following report was taken up:

#### REPORT OF COMMITTEE.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to regulate the sale of coal," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject of the bill.

The report was accepted.

The question being upon the adoption of the resolution reported by the committee,

Mr. Mitchell of Concord moved that the report and accompanying bill be laid upon the table.

On a viva voce vote the motion prevailed.

Mr. Eastman of Concord called for a division, and a division was had with the following result:

Thirty-one gentlemen voted in the affirmative and none in the negative.

No quorum having voted, the speaker declared the House adjourned.

TUESDAY, JANUARY 24, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Mr. Lyford of Concord offered the following resolution, which was adopted:

Resolved, That we learn with profound sorrow of the affliction which has befallen our fellow-member, Mr. Charles H. Hoyt, of Charlestown, and that we extend to him our sincere sympathy, in this his hour of bereavement.

#### REPORTS OF COMMITTEES.

Mr. Mitchell of Concord for the Joint Committee on State Library, to whom was referred the message of His Excellency the Governor, transmitting the report of the commissioners on state library building, together with a bill entitled "An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled 'An act for the erection of a state library building,'" having considered the same, reported the bill without amendment and recommended its passage.

The report was accepted, and the bill reported from the committee was read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Wadsworth for the Committee on Soldiers' Home, to whom was referred "The report of the board of managers of the New Hampshire Soldiers' Home, for the years 1891 and 1892," having considered the same, reported the same with the following resolution:

Resolved, That fifteen hundred copies of the report be printed, and then the bill be returned to the committee.

The report was accepted, and the resolution adopted.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

The following entitled bill was introduced by Mr. Newton of Portsmouth, read twice, and on motion of Mr. Lyford of Concord, laid upon the table:

An act to amend the charter of the city of Portsmouth.

To the Committee on Railroads:

By Mr. Van Dyke of Stewartstown, "An act to incorporate the Simm's Stream Valley Railway Company."

By Mr. Bullard of Lancaster, "An act to incorporate the Upper Ammonoosuc Railway Company."

By Mr. Wardwell of Winchester, "An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire."

To the Committee on Incorporations:

By Mr. Pitman of Bartlett, "An act to incorporate the Bartlett Water Company."

To the Committee on Roads, Bridges, and Canals:

By Mr. Page of Haverhill, "Joint resolution relating to an appropriation for the maintenance and repair of the North and South road in Benton."

By Mr. Morse of Hebron, "Joint resolution for repairing that portion of the highway around Newfound lake in the town of Hebron."

To the Committee on Fisheries and Game:

By Mr. Pitman of Bartlett, "An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to bounty on wild animals"

To the Committee on Education:

By Mr. York of Lee, "An act to sever the homestead place of Bert P. Thompson from school district in Lee, and annex the same to school district in Newmarket, for school purposes."

To the Committee on the Judiciary:

By Mr. Brown of Concord, "An act to abolish days of grace."

By Mr. Eastman of Concord, "An act to exempt certain prop-

erty of the Young Men's Christian Association of Concord from taxation."

By Mr. Felt of Hillsborough, "An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough."

By Mr. Cummings of Nashua, "An act in amendment of section 16, chapter 220 of the Public Statutes of New Hampshire."

By Mr. George of Concord, "An act providing for the sale or mortgage of entailed real estate."

By Mr. Howard of Manchester, "An act to place pawnbrokers under the supervision of the chiefs of police in cities and the selectmen in towns."

The following entitled bill was introduced by Mr. Osborn of Rochester, read twice, and on motion of Mr. Wallace of Rochester, referred to a special committee consisting of the delegation from the city of Rochester:

An act to establish the salaries of the police justice, associate police justice, and clerk of the police court of the city of Rochester.

To the Committee on Banks:

By Mr. Sulloway of Manchester, "An act to change the name of the Merrimack Mortgage and Debenture Company."

By Mr. Brown of Concord, "An act to provide for the employment of a clerk by the board of bank commissioners."

The following entitled joint resolution was introduced by Mr. Rowe of Newbury, read twice, and on motion of that gentleman, referred to the Committee on Public Improvements:

Joint resolution rendering the navigation of Sunapee lake safer.

To the Committee on Labor:

By Mr. Mullen of Manchester, "An act to provide for the appointment of a commissioner of labor, and to establish a bureau of labor statistics."

To the Committee on Incorporations:

By Mr. McGregor of Whitefield, "An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company."

By Mr. McIver of Whitefield, "An act in amendment of and in addition to 'An act to incorporate the Whitefield Aqueduct Company.'"

By Mr. Dodge of Manchester, "An act to change the name of Watson Express Company to Mutual Express Company."

To the Committee on Towns:

By Mr. Mitchell of Concord, "An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns."

To the Committee on Revision of the Statutes:

By Mr. Rowell of Newport, "An act to repeal chapter 60 of the Pamphlet Laws of 1891, entitled 'An act to prevent the destruction of sheep and other damages by dogs.'"

By Mr. Wetherell of Exeter, "An act in amendment of chapter 133 of the Public Statutes."

The following entitled bill was introduced by Mr. Ledoux of Nashua, read twice, and, on motion of Mr. Cummings of Nashua, referred to a special committee consisting of the delegation from the city of Nashua:

An act in amendment of the charter of the city of Nashua to change the date of the annual municipal election.

To the Committee on Roads, Bridges, and Canals:

By Mr. Hoyt of Hanover, "Joint resolution appropriating two

hundred dollars to repair the highway on Moose mountain in Hanover, known as the Wolfeborough road."

By Mr. Gilman of Sandwich, "Joint resolution for the repairs of the highway in the town of Sandwich leading through the Sandwich notch, so called."

By Mr. Wells of Lisbon, "Joint resolution in favor of the Gulf road in Lisbon."

To the Committee on Railroads:

By Mr. Plummer of Laconia, "An act to amend the charter of the Laconia & Lake Village Horse Railroad, passed July 27, 1881."

The following entitled bill was introduced by Mr. George of Concord, read once, and on motion of Mr. Page of Haverhill, laid upon the table:

An act in amendment of section 2 of chapter 55 of the Public Statutes.

The following entitled joint resolution was introduced by Mr. Sturtevant of Franklin and read twice:

Joint resolution in relation to the purchase by the state of the birthplace of Daniel Webster.

Mr. Foster of Dover moved that the rules be suspended and the joint resolution be put upon its third reading and passed at the present time.

The motion did not prevail.

The joint resolution was then referred to the Committee on the Judiciary.

Mr. Lyford of Concord, chairman of the Special Committee on the World's Fair, announced that the committee would not require the use of Representatives' hall for Wednesday evening, January 25, as granted by the House, and offered the following resolution, which was adopted:

Resolved, That the use of the Representatives' hall be given to the Granite State Dairymen's Association Wednesday evening, January 25, 1893, and to the Committee on the World's Fair for a public hearing Tuesday evening, January 31, 1893.

Mr. Scott of Dover offered the following resolution:

Resolved, That the Committee on Elections are hereby excused from the sessions of the House January 24, for the purpose of hearing cases now before them.

On the question,

Shall the resolution be adopted?

(Discussion ensued.)

The resolution was not adopted.

On motion of Mr. Eastman of Concord, the House adjourned.

#### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

## MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolutions:

Whereas, The people of New Hampshire have, with profound sorrow, received the sad intelligence of the death of General Rutherford B. Hayes of Ohio, ex-president of the United States; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That by his death the nation is reminded of his great regard for every measure which tended to elevate the condition of humanity; of his purity of personal character; of his manly virtues, which gave to the world a higher ideal of the American citizen and the American home; of his brave and patriotic leadership in the War of the Rebellion, and of his faithful discharge of duty while chief magistrate of the nation; and that in recognition of the public sense of our loss and sorrow, the flags upon the public buildings of this state be placed at half mast for the period of thirty days;

Resolved, That we tender our sympathy and condolence to his family in their great affliction, and that a copy of these resolutions be forwarded to them by the secretary of state.

The Committee on Elections, through its chairman, asked for leave to sit during the afternoon session.

On the question of granting the request,

(Discussion ensued.)

The request was granted by the speaker.

Mr. Eastman of Concord called for the unfinished business, which was upon the following report of the Committee on the Judiciary:

The Committee on the Judiciary, to whom was referred the House bill entitled "An act to regulate the sale of coal," having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject of the bill.

SAMUEL C. EASTMAN,

For the Committee.

The pending question being the motion of Mr. Mitchell of Concord to lay the report and accompanying bill upon the table.

Mr. Eastman withdrew his call for a division,

Mr. Mitchell of Concord withdrew his motion to lay upon the table.

The question then recurring on the resolution reported by the committee, "That it is inexpedient to legislate upon the subject of the bill,"

# (Discussion ensued.)

The negative prevailed, and the resolution of the committee was not adopted.

The bill was then laid upon the table to be printed.

There being no bills or joint resolutions in order for a third reading, and the unfinished business having been taken up and considered, the following entitled bills and joint resolutions were by unanimous consent introduced, read twice, and referred:

To the Committee on Incorporations:

By Mr. Follansby of Exeter, "An act to establish water-works in the town of Exeter."

By Mr. Nutter of Barnstead, "An act to change the name of the South Barnstead Christian Association."

To the Committee on the Judiciary:

By Mr. Newton of Portsmouth, "An act providing for the appointment of a city auditor for the city of Portsmouth."

By Mr. Laughlin of Dover, "Joint resolution in relation to the erection of a monument in honor of John Sullivan."

By Mr. Newton of Portsmouth, "An act in amendment of the charter of the city of Portsmouth, creating a board of police commissioners for said city."

To the Committee on Revision of the Statutes:

By Mr. Mitchell of Concord, "An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trespasses and malicious injuries."

To the Committee on Roads, Bridges, and Canals:

By Mr. Howland of Lisbon, "Joint resolution relating to an appropriation for the maintenance and support of the Salmon Hole Brook road in the town of Lisbon."

By unanimous consent the following entitled bill, in order for a second reading this morning at 11 o'clock, was read a second time and laid upon the table to be printed:

An act prohibiting the appointment of persons not residents of this state as special police officers.

The following entitled bill, in order for a second reading this forenoon at 11 o'clock, was by unanimous consent taken up and read a second time:

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

Mr. Scott of Peterborough moved that the rules be suspended and the bill be read a third time and put upon its passage at the present time.

The motion prevailed.

The bill was read a third time and passed.

The following entitled bill, having been printed and distributed, was by unanimous consent taken up:

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association, to change its name and location, and amend its articles of association.

The question being stated,

Shall the bill be read a third time?

(Discussion ensued.)

Mr. Wadleigh of Meredith moved that the House take a recess.

The motion was lost.

The affirmative of the question then prevailed and the bill was ordered to a third reading.

The following entitled bill, having been printed and distributed, was by unanimous consent taken up and returned to the Committee on the Judiciary for further consideration, in accordance with the report of the committee and the action of the House thereon:

An act relating to bills of exception and in amendment of chapter 204 of the Public Statutes.

The following entitled bill, having been introduced and read once, and then, on motion of Mr. Page of Haverhill, laid upon the table, was on motion of that gentleman taken from the table, read a second time, and referred to the Committee on Revision of the Statutes:

An act in amendment of section 2 of chapter 55 of the Public Statutes.

# NOTICES OF BILLS, ETC.

By Mr. Woodward of Nashua, a bill entitled "An act in amendment of the charter of Nashua, changing the terms of office of the board of assessors."

By Mr. Follansby of Exeter, a bill entitled "An act in amendment of an act passed at the June session, 1868, entitled 'An act to incorporate the Union Five Cents Savings Bank in Exeter.'"

By Mr. Downs of Manchester, a bill entitled "An act relating to the New Hampshire National Guard."

By Mr. Stevens of Colebrook, a joint resolution for the repair of highways in Coös county.

By Mr. Noonan of Gorham, a bill entitled "An act to amend section 17, chapter 201, Public Statutes, in relation to insolvency matters."

- By Mr. Norwood of Keene, a bill entitled "An act to incorporate the Chesterfield Fish and Game League."
- By Mr. Downs of Manchester, a bill entitled "An act to establish a gas and electric commission."
- By Mr. Priest of Manchester, a bill entitled "An act to incorporate the Ashland Water-Works."
- By Mr. Davis of Alstead, a bill entitled "An act in amendment of chapter 33 of the Public Statutes, in relation to the Australian ballot, so called."
- By Mr. Hatch of Northumberland, a bill entitled "An act to incorporate the Northumberland Water Company."
- By Mr. Rowell of Newport, a bill entitled "An act to amend section 8 of chapter 55, in regard to taxation of dogs."
- By Mr. Carroll of Warner, a bill entitled "An act to amend section 3 of chapter 60 of the Pamphlet Laws of 1891, relating to license upon dogs."
- By Mr. Cummings of Nashua, a bill entitled "An act in relation to the records of the Hillsborough county probate office."
- By Mr. Priest of Manchester, a bill entitled "An act to amend section 7, chapter 49 of the General Laws, and chapter 46 of the laws of 1887, relating to legacies left to towns and cities for the care and protection of lots in cemeteries."
- By Mr. Marshall of Lancaster, a bill entitled "An act in amendment of chapter 88 of the Public Statutes, relating to the raising of school-money."
- By Mr. Brown of Goffstown, a bill entitled "An act providing for the issuing by all railroad corporations of 500-mile mileage books at the rate of 2 cents per mile."
- By Mr. George of Goffstown, a bill entitled "An act providing for a bounty on woodchucks."
- By Mr. Smith of Gilford, a joint resolution in favor of lighting Weirs channel and maintaining buoys on Lake Winnipiseogee.

By Mr. Loverin of Croydon, a bill entitled "An act for the protection of quail."

By Mr. Kaley of Milford, a bill entitled "An act to enable the commander-in-chief to order a parade of the New Hampshire National Guard outside of the state."

By Mr. Howard of Manchester, a bill entitled "An act in addition to and amendment of section 1, chapter 79 of the Public Statutes, relating to sidewalks."

By Mr. Piper of Wolfeborough, a bill entitled "An act to sever the homestead farm of John L. Goldsmith, situated in the town of Wolfeborough, from the town school district in Wolfeborough, and annex the same to the town school district of Ossipee, for school purposes."

By Mr. Morrison of Boscawen, a bill entitled "An act in amendment of chapter 221 of the Public Statutes, entitled 'An act to incorporate the Boscawen & Penacook Water Works Company."

By Mr. Perry of Keene, a bill entitled "An act to prohibit the taking of fish through the ice on Breed pond."

By Mr. Whitcomb of Keene, a bill entitled "An act to amend the charter of the Keene Guaranty Savings Bank."

By Mr. Lyford of Concord, a bill entitled "An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868."

By Mr. Woodward of Nashua, a bill entitled "An act in amendment of the charter of the city of Nashua."

By Mr. Kaley of Milford, a bill entitled "An act to prevent trapping of foxes between Dec. 1 and April 1."

By Mr. Wardwell of Winchester, a bill entitled "An act in relation to trapping wild animals."

By Mr. Locke of Carroll, a bill entitled "An act to incorporate the Mt. Prospect Turnpike and Hotel Company."

- By Mr. Wason of New Boston, a bill entitled "An act in amendment of chapter 14, section 6 of the Public Statutes, relating to charter fees."
- By Mr. Severance of Claremont, a bill entitled "An act for the benefit of soldiers and sailors of the War of the Rebellion and their widows and dependent relatives."
- By Mr. Parker of Bedford, a bill entitled "An act to sever the homestead of Ernest G. Carswell and others from Bedford, and annex the same to Manchester, for school purposes."
- By Mr. Ingalls of Belmont, a bill entitled "An act to incorporate the Belmont Aqueduct Company."
- By Mr. Fellows of Bristol, a bill entitled "An act to incorporate the Bristol Street Railway."
- By Mr. Sulloway of Manchester, a bill entitled "An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company."
- By Mr. Merrill of Manchester, a bill entitled "An act providing for the appointment of inspectors of buildings by towns and cities, and defining their duties."
- By Mr. P. H. Sullivan of Manchester, a bill entitled "An act to enable the Queen City Manufacturing Company to change its corporate name to the F. M. Hoyt Shoe Company."
- A bill entitled "An act to incorporate the Mount Saint Mary's Convent of the Sisters of Mercy of Manchester."
- By Mr. Page of Haverhill, a bill entitled "An act in amendment of sections 16 and 17 of chapter 142 of the Public Statutes, relating to mills and their repair and flowage."
- By Mr. P. H. Sullivan of Manchester, a bill entitled "An act authorizing the boards of mayor and aldermen of cities, and selectmen of towns, to require electric wires to be placed under ground."

A bill entitled "An act to enable the Massabesic Horse Railroad Company to issue bonds and build branches and extensions."

By Mr. Whitcomb of Keene, a bill entitled "An act in amendment of section 8 of chapter 133 of the Public Statutes."

By Mr. Colony of Keene, a bill entitled "An act to protect the fish and waters of Spofford lake, in Chesterfield."

By Mr. Brown of Goffstown, a joint resolution in favor of Richard Woodham of Goffstown.

By Mr. Cummings of Nashua, a bill entitled "An act to create a board of trustees for a public cemetery or cemeteries in the city of Nashua."

By Mr. Beattie of Lancaster, a bill entitled "An act for the establishment of a forestry commission."

By Mr. Day of Stratford, a bill entitled "An act authorizing the town of Stratford to construct two free bridges across the Connecticut river."

By Mr. Rowell of Newport, a bill entitled "An act to change the time for holding the trial terms of the supreme court for the county of Sullivan."

On motion of Mr. Woodbury of Manchester, the House adjourned.

WEDNESDAY, JANUARY 25, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the Rt. Rev. Bishop Niles of Concord.

#### PETITION PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. Young of Northfield, "Petition of Mrs. Cynthia McDuff and Richard and Mary H. Thomas, to have their homestead farms disannexed from the town school district in Northfield, and be annexed to the Union school district, No. 1, in the town of Tilton, for school purposes."

#### REPORTS OF COMMITTEES.

Mr. Wallingford for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Brown for the Committee on State House and State-House Yard, to whom was referred the House bill entitled "An act in addition to chapter 7 of the Public Statutes, relating to the state house and yard," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to change the name of the Watson Express Company to Mutual Express Company." having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act in amendment of the charter of Saint Paul's School, approved January 29, 1855, and of an act in addition to the same, approved July 1, 1873," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Cheney for the Committee on Railroads, to whom was referred the House bill entitled "An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Nash for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Brookline & Milford Railroad Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to exempt certain property of the Young Men's Christian Association of Concord from taxation," having considered the same, reported the same with the following amendment, and when amended recommended its passage:

Amend section I by inserting after the words, "so long as," in the second line, the words, and to the extent that.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Wetherell for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the

Hooksett & Pembroke Street Railroad," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Perry for the Committee on Labor, to whom was referred the House bill entitled "An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments," having considered the same, reported the same with the following amendment and recommended its passage:

Strike out the words, "This act shall take effect on its passage," in section 2, and substitute in place thereof, this act shall take effect on the first Monday in May, 1893.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to enlarge and improve the state fish-hatching house and plant at Sunapee lake, in the town of New London," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act to prevent persons from carrying in and leaving in the public highways, for the purpose of blocking wheels, or for any other purpose, stones, blocks of wood, or any other materials," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act exempting towns from opening and repairing highways to summer cottages," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Clark for the Committee on Towns, to whom was referred the House bill entitled "An act to authorize the establishment of a fire and highway precinct in the town of Conway," having considered the same, reported the same unanimously without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the attachment of personal property," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Priest for the Committee on Claims, to whom was referred the House "Joint resolution in favor of William T. Wentworth," having considered the same, reported the same in a new draft with the following resolution:

Resolved, That the same be referred to the delegation from the county of Strafford.

The report was accepted.

The resolution adopted.

The bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at II o'clock, then to be laid upon the table to be printed, and then to be referred to a

special committee consisting of the delegation from the county of Strafford.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to abolish days of grace," having considered the same, reported the same without amendment and recommended its passage.

On the question of the acceptance of the report,

On viva voce vote the affirmative prevailed.

Mr. Page of Haverhill called for a division, which was had, and it being manifestly a vote in the affirmative, the speaker so declared it.

The bill was laid upon the table to be printed.

The Committee of Conference on the part of the Senate and House, having been unable to agree as to the amendment to the joint rules relative to the number of the Committee on Engrossed Bills, and the Senate having refused to concur in the amendment to the rules relative to said committee, which amendment the House adopted,

Mr. Eastman of Concord moved that the House recede from its vote on the proposed amendment.

The motion prevailed.

The speaker then announced the appointment of Messrs.

Robie of Gilford and Colby of Plymouth as the members of the Joint Standing Committee on Engrossed Bills on the part of the House.

Mr. Robie of Gilford for the Joint Standing Committee on Engrossed Bills, made the following report, which was accepted and adopted:

The Joint Standing Committee on Engrossed Bills report that they have appointed George R. Leavitt of Laconia engrossing clerk for the session; that he has accepted the office and taken the oath prescribed by law.

The report was accepted.

#### SECOND READINGS.

The following entitled bill was read a second time, and on motion of Mr. Page of Haverhill, laid upon the table to be printed:

An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

The following entitled bill was read a second time and laid upon the table to be printed:

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

Mr. Mitchell of Concord moved that the message of the Governor, transmitting the report of the commissioners on the state library building, and also the report, be printed with the bill.

The motion prevailed.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Rowell of Newport, "An act to change the times for

holding the trial terms of the supreme court for the county of Sullivan."

To the Committee on Banks:

By Mr. Gilman of Sandwich, "Joint resolution in favor of the Sandwich Savings Bank."

To the Committee on Railroads:

By Mr. Sullivan of Manchester, "An act to enable the Massabesic Horse Railroad Company to issue bonds and build branches and extensions."

By Mr. Brown of Concord, "An act to revive and extend the charter of the Blackwater Valley Railroad."

To the Committee on Forestry:

By Mr. Beattie of Lancaster, "An act for the establishment of a forestry commission."

To the Committee on Revision of the Statutes:

By Mr. Rowell of Newport, "An act to amend chapter 33 of the Public Statutes."

By Mr. Priest of Manchester, "An act to amend section 7, chapter 49 of the General Laws and chapter 46 of the Laws of 1887, relating to legacies left to towns and cities for the care and protection of lots in cemeteries."

To the Committee on Fisheries and Game:

By Mr. Perry of Keene, "An act to prohibit the taking of fish through the ice on Breed pond."

By Mr. Colony of Keene, "An act to protect the fish and waters of Spofford lake in Chesterfield."

To the Committee on Incorporations:

By Mr. Priest of Manchester, "An act to incorporate the Ashland Water-Works Company."

By Mr. Hatch of Northumberland, "An act to incorporate the Northumberland Water-Works Company."

By Mr. Robinson of Wakefield, "An act to incorporate the Wolfeborough Junction Water Company."

To the Committee on Roads, Bridges, and Canals:

By Mr. Colby of Plymouth, "Joint resolution for the repair and maintenance of such part of the highway between North Woodstock and the Flume House as lies in the town of Lincoln."

By Mr. Whitcher of Warren, "Joint resolution for an appropriation for that part of the road in Warren between Breezy Point and North Woodstock."

By Mr. Colby of Plymouth, "Joint resolution for an appropriation for the repair and maintenance for that part of the highway between North Woodstock and Breezy Point, lying in the town of Woodstock."

The following entitled bill was introduced by Mr. Rowell of Newport, read twice, and on motion of Mr. Nesmith of Surry, referred to the Committee on Agriculture:

An act to amend chapter 55, section 8 of the Statute Laws of the state of New Hampshire.

The following entitled bill was introduced by Mr. Carroll of Warner, read twice, and on motion of Mr. Hoyt of Hanover, referred to the Committee on Agriculture:

An act entitled "An act to amend section 3 of chapter 60 of the Pamphlet Laws of 1891, entitled fee for license of dogs."

On motion of Mr. Sulloway of Manchester, the House adjourned.

#### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Hoyt of Charlestown for the coming week, on account of illness.

(Mr. Eastman of Concord in the chair.)

The following entitled bills and joint resolutions were read a third time and passed:

An act in amendment of the charter of Saint Paul's School, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873.

An act to change the name of Watson Express Company to Mutual Express Company.

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association, to change its name and location, and to amend its articles of association.

An act to incorporate Court Wheelwright, No. 7,998, of the Ancient Order of Foresters of America.

#### TAKEN FROM THE TABLE.

Mr. Lyford of Concord moved that the following entitled bill, laid on the table on his motion, be taken from the table:

An act to amend the charter of the city of Portsmouth.

The motion prevailed.

Mr. Lyford of Concord moved that the bill be referred to the Committee on the Judiciary.

The question being stated,

Mr. O'Keefe of Portsmouth moved to amend the motion of Mr. Lyford, and that the bill be referred to a special committee consisting of the delegation from the city of Portsmouth.

The question being stated,

(Discussion ensued.)

On viva voce vote the amendment was not adopted.

Mr. O'Keefe of Portsmouth called for a division, and a division was had with the following results:

Ninety gentlemen voted in the affirmative, and one hundred and twenty-seven in the negative, and the amendment was not adopted.

Mr. O'Keefe of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll with the following result:

# Roll-Call of the House.

One hundred and eight gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Priest of Derry, Morrill of East Kingston, York of Kensington, Ingalls of Kingston, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Dow, Guptill, Moran of Portsmouth, Bailey of Raymond, Sleeper, Randall.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Meserve.

BELKNAP COUNTY. Nutter, Ingalls of Belmont, Smith of Center Harbor, O'Shea.

CARROLL COUNTY. Pitman, Nash, Currier, Towle of Freedom, Gale of Jackson, Rumery, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Burroughs, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Badger, Dean, Walker, Moore, Rowe, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Brooks of Hancock, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Allen. W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Noble, Hobbs, Green, Eaton of Weare, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Huntley, Johnson of Claremont, Wiley.

Grafton County. Plumer of Alexandria, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Keyes, Morse, Bronson, Flanders of Littleton, Eastman of Littleton, Buffum, Sargeant of Plymouth, Colby of Plymouth, Whitcher, Blood.

Coos County. Locke of Carroll, Stevens, Wentworth, Noonan, Tuttle, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

One hundred and seventy-two gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Brown of Deerfield, Adams, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Warner, Bachelder of North Hampton, Fernald, Newton. Cole of Salem, Corning, Conner, Parkman, Dinsmore.

STRAFFORD COUNTY. Swain. Foster of Dover, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Nute. Wallingford, Osborn, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton Knox.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Harriman, Gilman, Clow, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Woodworth, Flint, Noyes, Leach, Sturtevant, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Lane, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Quint, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Wadsworth, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Burnham, Brigham of Nashua, Cummings, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield.

Grafton County. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Howland, Wells, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coos County. Chamberlain, Gilbert, Oswell, Beattie, Bullard, Marshall, Ellingwood, Pike, Van Dyke, McIver.

The negative prevailed and the amendment was not adopted.

On the question of the reference of the bill to the Committee on the Judiciary,

Mr. Lyford of Concord called for a division, and a division was had with the following result:

One hundred and sixty-seven gentlemen voted in the affirmative, and ninety-four in the negative.

The affirmative prevailed and the bill was referred to the Committee on the Judiciary.

#### BILLS FORWARDED.

By unanimous consent the following entitled bills and joint resolution, having been printed and distributed, were taken up and ordered to a third reading:

An act providing for a seal for the registrar of vital statistics.

An act in relation to the terms of the supreme court for the county of Hillsborough.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state.

Joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

Mr. Everett of Nashua offered a resolution.

The chair ruled that the resolution was impertinent and not in proper terms or language to be received, and declined to consider the resolution.

Mr. Everett of Nashua appealed from the decision of the chair.

The question being stated,

Is the decision of the chair correct?

The decision of the chair was unanimously sustained.

(Speaker in the chair.)

NOTICES OF BILLS, ETC.

By Mr. Stevens of Colebrook, a joint resolution for the support of the fish-hatchery at Colebrook.

By Mr. Eastman of Littleton, a joint resolution for an appropriation for the Franconia Notch road in Franconia and Lincoln.

By Mr. Morrill of Hopkinton, a joint resolution for and in aid of the New Hampshire Antiquarian Society.

By Mr. Moulton of Thornton, a joint resolution for an appropriation for repairs of road in town of Thornton.

By Mr. Locke of Carroll, a joint resolution for the repair of White Mountain highways.

By Mr. Gale of Jackson, a joint resolution for an appropriation for the Pinkham Notch road in Jackson.

By Mr. Blais of Pittsburg, a joint resolution for an appropriation for the repair of highway in Pittsburg.

By Mr. Nute of Farmington, a bill entitled "An act to prohibit the discharging of sawdust or other refuse matter of saw-mills into the ponds and streams of New Hampshire."

By Mr. Wetherell of Exeter, a bill entitled "An act to authorize the Rockingham county commissioners to issue bonds to defray expenses of erecting a new court-house at Exeter."

By Mr. Cheney of Lebanon, a bill entitled "An act to fix the charges for telegraph messages."

By Mr. Pearl of Farmington, a bill entitled "An act relating to the establishment, maintenance, and supervision of free public libraries."

By Mr. Goss of Pittsfield, a bill entitled "An act to incorporate the Pittsfield bank."

By Mr. Perry of Dover, a bill entitled "An act in relation to the fire department of the city of Dover."

By Mr. Goss of Pittsfield, a bill entitled "An act to incorporate the Pittsfield Banking and Trust Company."

By Mr. Storrs of Hanover, a bill entitled "An act enlarging the powers of constables as to the service of writs."

By Mr. Nash of Conway, a bill entitled "An act to change the name of the town of Albany in the county of Carroll to Chocorua."

By Mr. Van Dyke of Stewartstown, a bill entitled "An act to establish a special school-district in the town of Stewartstown."

By Mr. Gould of Manchester, a bill entitled "An act to incorporate the Manchester Land Improvement Company."

By Mr. Demeritt of Effingham, a bill entitled "An act pertaining to licensing hawkers, peddlers, itinerant and temporary merchants, and venders.

By Mr. Nutting of Hooksett, a bill entitled "An act to incorporate the Hooksett & Pembroke Street Railroad."

By Mr. Hunt of Gilford, a bill entitled "An act in amendment of section 17, chapter 286 of the Public Statutes, relating to the salaries and compensation of certain officers."

By Mr. Stackpole of Newmarket, a bill entitled "An act to incorporate the New Hampshire Christian Association."

By Mr. Davis of Alstead, a bill entitled "An act in amendment of chapters 56 and 65 of the Public Statutes, relating to taxation of surplus in banks and special deposits."

By Mr. Page of Haverhill, a bill entitled "An act severing the the homestead farms of Moses N. and Nathaniel M. Howland from the town of Piermont, and annexing the same to the town of Haverhill, for school purposes."

By Mr. Wallingford of Milton, a bill entitled "An act in amendment of section 10, chapter 273 of the Public Statutes, in relation to the wearing of the badge of the Grand Army of the Republic unlawfully."

By Mr. Danforth of Lyndeborough, a bill entitled "An act to provide for a bounty on hawks."

By Mr. Clark of Conway, a bill entitled "An act authorizing the town of Conway to raise and appropriate money to pay the expenses of counsel and witnesses incurred in a hearing before the Committee on Towns of the Legislature of 1891."

By Mr. Lyford of Concord, a bill entitled "An act in amendment of section 4 and 5 of chapter 65 of the Public Statutes, in relation to the taxation of savings banks, trust companies, etc."

By Mr. Day of Stratford, a bill entitled "An act to incorporate the Knights of Honor lodge at North Stratford."

By Mr. McDuffee of Keene, a bill entitled "An act to exempt from taxation property of the Young Men's Christian Association of Keene, so long as it is used exclusively for association purposes."

By Mr. Carroll of Warner, a bill entitled "An act to amend sections 15 and 16 of the Public Statutes of 1891, relating to the election of town school boards."

By Mr. Mitchell of Concord, a bill entitled "An act to secure the right of a jury trial in equity cases."

By Mr. Stevens of Colebrook, a bill entitled "An act to prohibit the leasing of New Hampshire railroad lines to foreign corporations."

By Mr. Conner of South Newmarket, a bill entitled "An act to establish water-works in the town of South Newmarket, and to incorporate the South Newmarket Water-Works Company."

By Mr. Nesmith of Surry, a bill entitled "An act in amendment of chapter 57 of the Public Statutes, relating to the annual invoice of polls and ratable estates."

By Mr. Carroll of Warner, a bill entitled "An act relating to liabilities of towns and cities for damages upon highways."

By Mr. Sulloway of Manchester, a bill entitled "An act to regulate the taxation of railroads and the distribution of railroad taxes."

By Mr. Follansby of Exeter, a bill entitled "An act to incorporate the Exeter Banking Company."

By Mr. Little of Antrim, a bill entitled "An act in amendment of section 3, chapter 31 of the Public Statutes of New Hampshire, relative to game laws."

By Mr. Leach of Franklin, a bill entitled "An act in amendment of and in addition to the provisions of the Public Statutes passed January Session, 1891."

By Mr. Brigham of Winchester, a bill entitled "An act to

amend sections 5 and 9 of chapter 31 of the Public Statutes, relating to the rights and qualifications of voters."

By Mr. Brigham of Winchester, a bill entitled "An act to amend section 49, chapter 43 of the Public Statutes, relating to fiscal year."

By Mr. Gilmore of Manchester, a bill entitled "An act to amend the charter of the New Hampshire Trust Company."

By Mr. Baker of Hillsborough, a bill entitled "An act in relation to the sale and inspection of vinegar."

By Mr. Carroll of Warner, a bill entitled "An act allowing courts to suspend sentence in certain cases."

By Mr. Mathes of Wolfeborough, a bill entitled "An act relating to hawkers and peddlers."

On motion of Mr. Eastman of Concord,—

Resolved, That a committee of three be appointed to consider the proper disposition of the message of His Excellency the Governor.

The speaker appointed as such committee, Messrs. Leach of Franklin, Spring of Lebanon, Nash of Conway.

On motion of Mr. Carroll of Warner, the House adjourned.

THURSDAY, January 26, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITION PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Lyford of Concord, "Petition of William H. Moore and

229 others, praying for the passage of House bill No. 96, for the amendment of the charter of the city of Portsmouth."

On motion of Mr. Page of Haverhill,-

Resolved, That the Committee on Railroads be instructed to inquire what general legislation, if any, is required for the government and regulation of railroads operated by other than steam power, and especially whether there is occasion for legislation with reference to the equipment and running of said railroads; the protection of pedestrians and other travellers upon public highways; and the use of such highways by such railroads without compensation to the public or individuals; and that said committee report by bill or otherwise.

#### REPORTS OF COMMITTEES.

Mr. Brown for the Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Fellows for the Committee on Incorporations, to whom was referred the House bill entitled "An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wellington for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act to incorporate the Nutt Hospital of Nashua," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Mathes for the Committee on Incorporations, to whom was referred the House bill entitled "An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28th, 1876," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Foskett for the Committee on Soldiers' Home, to whom was referred the House bill entitled "An act in relation to the Soldiers' Home at Tilton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Hatch for the Committee on Banks, to whom was referred the House bill entitled "An act in amendment of the charter of the New Hampshire Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Hatch for the Committee on Banks, to whom was referred the House bill entitled "An act to provide for the employment of a clerk by the board of bank commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Dover Young Men's Christian Association," having considered the same, reported the same with the following amendments and recommended its passage:

Amend the bill by inserting a new section to be entitled section 4, and a change of section 4 of the original bill to section 5.

The report was accepted, the amendments adopted, and the bill ordered to a third reading.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for the repair of the highway in the town of Sandwich leading through Sandwich Notch, so called, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Mr. Ford of Groton moved that the joint resolution be laid upon the table, and with all other resolutions pertaining to appropriations of a similar character, relating to highways in the state, now before the committee or which may hereafter be introduced, be printed in pamphlet form and distributed to members of the House before action be taken thereon.

On the motion,

(Discussion ensued.)

Mr. Eastman of Concord moved to amend, and that the resolution reported by the committee and all other similar resolutions now on the speaker's table be recommitted to the committee, with the request that the committee report such appropriations as they desire to recommend in one joint resolution.

The amendment was adopted.

And the motion as amended prevailed and the joint resolution was recommitted to the committee.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution relating to an appropriation for the maintenance and repair of the North and South road in Benton, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the resolution was recommitted to the committee under the motion of Mr. Ford, as amended.

Mr. Cole for the Committee on Unfinished Business, made the following report:

The Committee on Unfinished Business respectfully report that the House bill, No. 66, of the last session, entitled "An act to establish a commission for the promotion of uniformity in legislation among the several states," was referred to the present session of this legislature. It is therefore recommended that the same be referred to the Committee on the Judiciary.

The report was accepted and the recommendation adopted.

Mr. Scott for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to permit the Nashua and Jackson manufacturing companies to discontinue fishways," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill (in a new draft) read once and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Clark for the special committee, consisting of the Carroll county delegation, to whom was referred the House bill entitled "An act in amendment of section 4 of chapter 184 of the Public Statutes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Mr. Batchelder for the Committee on Finance, made the folfowing report:

The Committee on Finance, to whom was referred the reports of the state treasurer for the fiscal years 1890-'91 and 1891-'92, have examined the same and find them accompanied by the certificate of the auditing committee of the honorable council, and of an accountant, as required by sections 18 and 19, chapter 16 of the Public Statutes of 1891, that "all payments are duly authorized and properly vouched."

The last published statement of the department shows the condition of the treasury June 1, 1892. Inasmuch as the transactions since that date aggregate receipts (including cash on hand June 1, 1892) of more than two million dollars (\$2,000,000.00), and disbursements of more than seventeen hundred thousand dollars (\$1,700,000.00.),

The committee therefore recommend the adoption of the following resolution:

Rosolved, That the state treasurer be requested to submit, for information of the House, an abstract of the transactions of the treasury department from June 1, 1892, to January 21, 1893; the available cash balance in the treasury at the last named date, an estimate of the prospective revenues for the remainder of the current fiscal year, and the probable demands upon the treasury under existing statutes.

The report was accepted and the resolution adopted.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to repeal 'An act of chapter 60 of the Pamphlet Laws of 1891,'" having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the Committee on Agriculture.

The report was accepted and the resolution adopted.

The following majority report was received from the Committee on the Judiciary:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on the Judiciary, to whom was referred the House bill, No. 88, entitled "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city," having considered the same, report the same without amendment, and recommend its passage.

JAMES O. LYFORD,

For the Committee.

The following minority report accompanied the report of the majority report of the judiciary committee:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the House bill, No. 88, entitled "An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city," having considered the same, and being unable to agree with the majority of the committee, ask leave to submit the acompanying resolution and recommend its adoption.

Resolved, That the bill be indefinitely postponed.

SAMUEL B. PAGE.
JOHN M. MITCHELL.
WILLIAM A. PLUMMER.
J. B. NASH.

Mr. Page of Haverhill moved that the minority report be substituted for the report of the majority of the committee,

And pending this motion, on motion of the same gentleman, the bill and reports were laid on the table to be printed.

The following majority report was received from the Committee on the Judiciary:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on the Judiciary, to whom was referred the House bill, No. 13, entitled "An act in relation to the city of Manchester, establishing a board of police commissioners for said city," having considered the same, report the same without amendment and recommend its passage.

JAMES O. LYFORD,

For the Committee.

The following minority report accompanied the report of the majority of the judiciary committee:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the House bill, No. 13, entitled "An act in relation to the city of Manchester, establishing a board of police commissioners for said city," having considered the same, and being unable to agree with the majority of the committee, ask leave to submit the accompanying resolution and recommend its adoption.

Resolved, That the bill be indefinitely postponed.

SAMUEL B. PAGE.
JOHN M. MITCHELL.
WILLIAM A. PLUMMER.
J. B. NASH.

Mr. Page of Haverhill moved that the minority report be substituted for the report of the majority of the committee.

And this motion pending, on motion of the same gentleman, the bill and reports were laid upon the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act providing for the sale or mortgage of entailed real estate," having considered the same, reported the same in a new draft with the following title: "An act providing for the sale of real estate subject to contingent interests," and recommended its passage.

The report was accepted, the bill in a new draft read once and ordered to a second reading to-morrow forenoon at 11 o'clock.

#### SECOND READINGS.

The following entitled bill and joint resolutions were read a second time and laid upon the table to be printed:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

Joint resolution in favor of William T. Wentworth.

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake, in the town of New London.

#### RULES SUSPENDED.

On motion of Mr. Scott of Dover, the rules were suspended and the following entitled joint resolution, laid on the table to be printed, under the rules, was taken from the table and referred to the special committee consisting of the delegation from Strafford county:

Joint resolution in favor of William T. Wentworth.

BILLS. ETC., INTRODUCED, READ TWICE, AND REFERRED:

To the Committee on the Judiciary:

By Mr. Storrs of Hanover, "An act to enlarge the powers of constables in the service of writs."

To the Committee on Incorporations:

By Mr. Norwood of Keene, "An act to incorporate the Chesterfield Fish and Game League."

By Mr. Ingalls of Belmont, "An act to incorporate the Belmont Aqueduct Company."

By Mr. Cheney of Lebanon, "An act to fix the charges for telegraph messages."

By Mr. Day of Stratford, "An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford."

By Mr. Montplaisir of Manchester, "An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest."

To the Committee on Military Affairs:

By Mr. Wallingford of Milton, "An act in amendment of section 10, chapter 273 of the Public Statutes, in relation to the wearing of the badge of the Grand Army of the Republic unlawfully."

To the Committee on Railroads:

By Mr. Fellows of Bristol, "An act to incorporate the Bristol Street Railway."

By Mr. Burnham of Mont Vernon, "An act in relation to the sale of 500-mile mileage books."

To the Committee on Revision of Statutes:

By Mr. Wason of New Boston, "An act in amendment of chapter 14, section 6 of the Public Statutes, relating to charter fees."

To the Committee on Roads, Bridges, and Canals:

By Mr. Day of Stratford, "An act authorizing the town of Stratford to construct two free bridges across the Connecticut river."

The following entitled bill was introduced by Mr. Carroll of Warner and read twice:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

Mr. Lyford of Concord moved that the bill be referred to the Committee on Public Improvements.

On the motion,

(Discussion ensued.)

The question being stated, the affirmative prevailed, and the bill was referred to the Committee on Public Improvements.

The following entitled bill was introduced by Mr. Baker of Hillsborough and read twice:

An act in relation to the sale and inspection of vinegar.

Mr. Nash of Conway moved that the bill be referred to the Committee on Public Improvements.

On the motion.

## (Discussion ensued.)

Mr. Rowell of Newport moved to amend the motion of Mr. Nash of Conway, in that the bill be referred to the Committee on Agriculture.

Mr. Nash of Conway called for a division on the motion and withdrew his call.

The question being stated, on the amendment offered by Mr. Rowell of Newport, the affirmative prevailed.

The bill was referred to the Committee on Agriculture.

To the Committee on Asylum for the Insane:

By Mr. Felt of Hillsborough, "Joint resolution in favor of the New Hampshire Asylum for the Insane."

To the Committee on Roads, Bridges, and Canals:

By Mr. Gale of Jackson, "Joint resolution in relation to an appropriation for the Pinkham Notch road in Jackson."

By Mr. Eastman of Littleton, "Joint resolution in relation to an appropriation for the Franconia Notch road in Franconia and Lincoln."

By Mr. Moulton of Thornton, "Joint resolution for the repair of the highway in the town of Thornton."

By Mr. Blais of Pittsburg, "Joint resolution for the repair of highways in Pittsburg."

The following entitled bill was introduced by Mr. Wetherell of Exeter, read twice, and on motion of that gentleman, referred to a special committee consisting of the delegation from Rockingham county:

An act authorizing the commissioners of Rockingham county to raise money for the construction of a new court-house in Exeter.

On motion of Mr. Eastman of Concord,—

Resolved, That the Committee on Finance be instructed to inquire into the expediency of repealing all laws providing for standing appropriations, and providing for the same by appropriations at the regular sessions of the Legislature, and to report by bill or otherwise.

Mr. Mitchell of Concord moved that the House adjourn.

The motion was lost.

Mr. Nash of Conway called for a division and withdrew his call.

On motion of Mr. Rowell of Newport, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills:

An act to authorize the city of Keene to appropriate money for the maintenance of the Elliot City Hospital.

An act to amend the charter of the city of Dover.

An act to incorporate Darius A. Drake Post, No. 36, Grand Army of the Republic, Department of New Hampshire.

An act to revive the charter of the People's Light and Power Company.

The Senate have passed a bill with the following title, in the passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Contoocook River Navigation and Improvement Company.

Mr. Scott of Peterborough offered the following resolution:

Resolved, That the clerk of the House be instructed to recognize Ira C. Evans as public printer until the twenty-first day of June next.

The question being stated,

Shall the resolution be adopted?

(Discussion ensued.)

On motion of Mr. Eastman of Concord, the resolution was laid upon the table and made the special order for Tuesday afternoon, January 31, after the third reading of bills.

Mr. Carroll of Warner offered the following resolution, which was adopted:

Resolved, That when the House adjourns this afternoon, it be to meet Saturday morning at 11 o'clock; and when it adjourns Saturday morning, it be to meet on Tuesday next at 11 o'clock.

Mr. Sulloway of Manchester addressed the chair, and inquired what the speaker's ruling would be as to the printing of bills involving rights of eminent domain in the granting of charters to incorporations.

The speaker stated in reply that he should order such bills printed.

Mr. Sulloway moved that all bills involving the right of eminent domain which may have been ordered to a third reading be put back upon their second reading and laid upon the table to be printed.

The motion prevailed.

Mr. Eastman of Concord called for the general order, which was the third reading of bills.

The following entitled bills and joint resolutions were read a third time and passed:

An act in amendment of the charter of the New Hampshire Savings Bank.

An act to incorporate the Dover Young Men's Christian Association.

An act providing a seal for the registrar of vital statistics.

An act in relation to the terms of the probate court for the county of Hillsborough.

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state.

The following bill was read a third time:

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

Mr. Hoyt of Hanover moved to lay the bill upon the table. The motion was lost. He then called for a division and withdrew his call.

Mr. Wardwell of Winchester called for a division and withdrew his call.

The question then being stated,

Shall the bill pass?

The affirmative prevailed and the bill passed.

An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

Joint resolution authorizing the distribution of 50 copies of Hitchcock's Geological Works.

An act to incorporate the Nutt Hospital of Nashua.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Agriculture:

By Mr. Danforth of Lyndeborough, "An act providing for a bounty on hawks."

To the Committee on Banks:

By Mr. Lyford of Concord, "An act in amendment of the charter of the Bristol Savings Bank."

By Mr. Gilmore of Manchester, "An act to amend the charter of the New Hampshire Trust Company."

To the Committee on Revision of the Statutes:

By Mr. Brigham of Winchester, "An act to amend section 49 of chapter 43 of the Public Statutes, relating to the fiscal year."

To the Committee on Fisheries and Game:

By Mr. Whitcomb of Keene, "An act in amendment of section 8, chapter 133 of the Public Statutes."

By Mr. Little of Antrim, "An act in amendment of section 3, chapter 131 of the Public Statutes of New Hampshire, in relation to game laws."

By Mr. Wardwell of Winchester, "An act in relation to trapping wild animals."

To the Committee on Education:

By Mr. Pearl of Farmington, "An act relating to the establishment, maintenance, and supervision of free public libraries."

To the Committee on the Judiciary:

By Mr. Smith of Gilford, "Joint resolution in favor of lighting Weirs channel and maintaining buoys on Lake Winnipiseogee."

By Mr. Morrill of Hopkinton, "Joint resolution in aid of the New Hampshire Antiquarian Society."

By Mr. Mathes of Wolfeborough, "An act relating to hawkers and peddlers."

By Mr. Nash of Conway, "An act to change the name of the town of Albany to that of Chocorua."

To the Committee on Roads, Bridges, and Canals:

By Mr. Locke of Carroll, "Joint resolution for the repair of White Mountain roads."

To the Committee on Incorporations:

By Mr. Conner of South Newmarket, "An act to establish water-works in the town of South Newmarket, and to incorporate the South Newmarket Water-Works Company."

The following entitled bill was introduced by Mr. Spring of Lebanon, read twice, and on motion of that gentleman referred to a special committee consisting of the delegation from Grafton county:

An act to establish a third judicial district in the county of Grafton.

### NOTICES OF BILLS, ETC.

By Mr. Felt of Hillsborough, a joint resolution for an appropriation from the funds of this state for the purchase of 180 copies of the Military History of New Hampshire.

By Mr. Hoyt of Hanover, a bill entitled "An act for the improvement of highways."

By Mr. Foskett of Keene, a bill entitled "An act making appropriations for the New Hampshire Soldiers' Home."

By Mr. Plummer of Laconia, a bill entitled "An act in amendment of chapter 219 of the Public Statutes, in regard to service of writs and other processes."

By Mr. Whitcomb of Keene, a bill entitled "An act to authorize towns and cities to appropriate money for the purpose of sprinkling streets and to assess a tax therefor."

By Mr. Brown of Goffstown, a bill entitled "An act to incorporate the Union Electric Company, of Goffstown, N. H."

By Mr. Priest of Manchester, a bill entitled "An act in relation to the Unitarian Grove Meeting Association."

By Mr. Wadleigh of Meredith, a bill entitled "An act for a charter of the Meredith Coöperative Association."

By Mr. Wetherell of Exeter, a bill entitled "An act to prohibit sawdust and other refuse matter from being thrown into the Squamscott river and its tributaries."

By Mr. Burton of Lebanon, a bill entitled "An act to provide for a bounty on foxes."

By Mr. Noonan of Gorham, a joint resolution in relation to repairs on highway through Pinkham woods in Coös county.

A joint resolution for state aid for repairing highways in Millsfield, Errol, Wentworth's Location, and Dummer, Coös county.

By Mr. Smith of Centre Harbor, a bill entitled "An act to increase the safety of the workmen on railway trains in this state."

By Mr. Becker of Newcastle, a bill entitled "An act in amendment of section 21 of chapter 133 of the Public Statutes, relating to lobsters."

By Mr. Perkins of Hampton, a bill entitled "An act to enable the town of Hampton to purchase the property of the Hampton Factory Building Company."

By Mr. Hatch of Littleton, a bill entitled "An act to create the Littleton Village District, by uniting the present Littleton highway precinct and Littleton fire district."

By Mr. Willey of Washington, a joint resolution for an appropriation to repair the New Hampshire turnpike in Washington.

By Mr. Scott of Peterborough, a bill entitled "An act to incorporate the General Miller Park Railroad Association."

By Mr. Quint of Manchester, a bill entitled "An act authorizing the Electric Meter and Motor Company to increase its capital stock and for other purposes."

By Mr. Page of Haverhill, a bill entitled "An act to revive and amend 'An act to incorporate the Little River Railroad, passed at the January session, 1891."

A bill entitled "An act in amendment of section 9, chapter 178 of the Public Statutes, relating to guardians of minors."

By Mr. Sulloway of Manchester, a bill entitled "An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company."

By Mr. Guptill of Portsmouth, a bill entitled "An act providing for the inspection of and regulating the sale of beef."

By Mr. Woods of Nashua, a bill entitled "An act to prohibit the clipping of horses in certain months of the year."

By Mr. Guptill of Portsmouth, a joint resolution in favor of Andrew J. Brown, register of probate for the county of Rockingham.

By Mr. Eastman of Concord, a bill entitled "An act amendatory of 'An act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of ballots at the public expense, passed January session, 1891."

A bill entitled "An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties."

By Mr. Smith of Gilford, a bill entitled "An act to authorize the town of Gilford to establish a system of sewerage and to fund its indebtedness occasioned thereby, and for other purposes."

By Mr. Kimball of Dover, a bill entitled "An act to abolish the board of water commissioners in the city of Dover."

By Mr. Page of Haverhill, a bill entitled "An act authorizing the supreme court to make such orders relating to sureties for costs as shall be deemed just in all proceedings in law and equity."

By Mr. Wadleigh of Meredith, a bill entitled "An act to authorize the Meredith fire district to establish water-works."

By Mr. Eastman of Concord, a bill entitled "An act to change the time for the annual report of the insurance commissioner."

By Mr. Priest of Manchester, a bill entitled "An act to amend the charter of the Manchester Street Railway."

By Mr. George of Concord, a bill entitled "An act in amendment of section 18 of chapter 127 of the Public Statutes, relating to the inspection and sale of milk."

By Mr. Goss of Pittsfield, a joint resolution for an appropriation for building a road around Catamount mountain, Pittsfield.

By Mr. Gilmore of Manchester, a bill entitled "An act relating to certain contracts for the conditional sale, lease, or hire of

railroad and street railway equipment and rolling stock, and providing for the recording thereof."

By Mr. Huntress of Moultonborough, a joint resolution in favor of Alonzo Allen of the town of Moultonborough.

A bill entitled "An act to annex an island in Lake Winnipiseogee owned by Frank P. Brown to the town of Moultonborough."

By Mr. Pevear of Hampton Falls. a bill entitled "An act for the repairing and cleaning of ex-Governor Weir's monument situated in Hampton Falls."

By Mr. Fullerton of Manchester, a bill entitled "An act to incorporate the Merrimack Valley Water, Gas, Electric Light, and Power Company."

By Mr. Gilbert of Berlin, a joint resolution for an appropriation for building a bridge over the Androscoggin river, in the town of Berlin.

By Mr. McDuffee of Candia, a bill entitled "An act to amend section 5, chapter 131 of the Public Statutes of New Hampshire."

By Mr. Moran of Portsmouth, a bill entitled "An act to amend chapter 206, section 3, Public Statutes."

By Mr. Marston of Somersworth, a bill entitled "An act authorizing the town of Somersworth to exempt from taxation the property of Littlefield Post, No. 8, G. A. R."

By Mr. Little of Antrim, a bill entitled "An act to prevent frauds upon travellers, and railroad and steamboat companies."

By Mr. Howard of Manchester, a bill entitled "An act to incorporate the City & Suburban Street Railway of Manchester."

A bill entitled "An act to regulate telephone tolls by law."

By Mr. Leavitt of Northwood, a bill entitled "An act to amend an act entitled 'An act to incorporate Northwood academy, approved June 22, 1867."

On motion of Mr. Hoyt of Hanover, the House adjourned.

SATURDAY, JANUARY 28, 1893.

The House met at 11 o'clock according to adjournment.

(The speaker in the chair.)

On motion of Mr. Woodworth of Concord,—

Resolved. That the speaker be authorized to appoint a committee of five, with such as the Senate may join, to report resolutions expressive of the sentiment of the Legislature on the life and character of James G. Blaine.

COMMITTEE APPOINTED.

The speaker appointed as such committee,

Messrs. Woodworth of Concord, Gilmore of Manchester, Foster of Dover, Nash of Conway, Keyes of Haverhill.

On motion of Mr. George of Concord, the House adjourned.

TUESDAY, January 31, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. VanDyke of Stewartstown, petition of Lorenzo Farnham, and forty-one others of Stewartstown, praying for the

passage of a bill to establish a special school district in the town of Stewartstown.

To the Concord delegation as a special committee:

By Mr. Farnum of Concord, remonstance of R. S. Emery and 49 others, in opposition to a bill entitled "An act to purify the waters of Penacook lake."

#### REPORTS OF COMMITTEES.

Mr. Mitchell for the special committee consisting of the Concord delegation, to whom was referred the Senate bill entitled "An act to incorporate the Timothy and Abigail B. Walker lecture fund," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to persons and property liable to taxation," having considered the same, reported the same in a new draft with the following title:

"An act to repeal the law authorizing towns to exempt property from taxation for a term of years," and recommended its passage.

The report was accepted, and the bill in a new draft read once and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for an appropriation for repairing the highway around Newfound lake in the town of Hebron, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution appropriating two hundred dollars to repair the highway on Moose mountain in Hanover, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Mr. Nute for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amendment of section 20 of chapter 245 of the Public Statutes, relating to trustee process," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution was adopted.

Mr. Lyford for the special committee consisting of the delegation from the city of Concord, presented the following report:

The delegation from the city of Concord, to whom was referred the House bill entitled "An act in amendment of chapter 161 of the Laws of 1878, entitled 'An act in amendment of an act to establish the city of Concord, approved July 6, 1849," having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

JAMES O. LYFORD,

For the Committee.

The following minority report accompanied the majority report of the special committee consisting of the delegation from the city of Concord:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, members of the special committee consisting of the Concord delegation, to whom was referred the House

bill entitled "An act in amendment of chapter 161 of the Laws of 1878, entitled 'An act in amendment of an act to establish the city of Concord, approved July 6, 1849,' " having considered the same, and being unable to agree with the majority of said committee, report the same without amendment and recommend its passage.

JOHN M. MITCHELL.
F. L. ABBOT
F. P. TALLANT.
JAMES T. GORDON.
F. L. BADGER.

Mr. Mitchell of Concord moved that the minority report be substituted for the majority report of the committee.

This motion pending,

On motion of the same gentleman, the bill and reports were laid upon the table to be printed.

#### SECOND READINGS.

The following entitled bills were read a second time and laid upon the table to be printed:

An act to permit the Nashua and Jackson Manufacturing Companies to discontinue fishways.

An act providing for the sale of real estate subject to contingent interests.

# BILL FORWARDED.

The following entitled bill having been printed and distributed, was taken up and ordered to a third reading:

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

#### SENATE BILL FORWARDED.

The following entitled Senate bill was read a first and second time and referred to the Committee on Incorporations:

An act to incorporate the Contoocook River Navigation and Improvement Company.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Mitchell of Concord, "An act to secure the right of trial by jury in equity cases."

By Mr. P. H. Sullivan of Manchester, "An act authorizing the boards of mayor and aldermen of cities and selectmen of towns to require electric wires to be placed under ground."

By Mr. Eastman of Concord, "An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties."

To the Committee on Education:

By Mr. Marshall of Lancaster, "An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school-money."

To the Committee on Agriculture:

By Mr. George of Concord, "An act in amendment of section 18, chapter 127 of the Public Statutes, relating to the sale and inspection of milk."

To the Committee on Incorporations:

By Mr. Sulloway of Manchester, "An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company."

On motion of Mr. Felt of Hillsborough, the rules were suspended, and the bill was read a first and second time by its title.

By Mr. Brown of Goffstown, "An act to incorporate the Union Electric Company of Goffstown, New Hampshire."

By Mr. Guptill of Portsmouth, "An act to incorporate the Gardner Cable Company."

By Mr. Stackpole of Newmarket, "An act to incorporate the New Hampshire Christian Association."

To the Committee on Roads, Bridges, and Canals:

By Mr. Scott of Peterborough, "Joint resolution appropriating money to aid the town of Temple in repairing her mountain road."

To the Committee on Military Affairs:

By Mr. Kaley of Milford, "An act to enable the commanderin-chief to order a parade of the organized militia outside the state."

To the Committee on Banks:

By Mr. Follansby of Exeter, "An act to incorporate the Exeter Banking Company."

To the Committee on Railroads:

By Mr. Gilmore of Manchester, "An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof."

To the Committee on Towns:

By Mr. Smith of Gilford, "An act to authorize the town of Gilford to establish a system of sewerage, and to fund its indebtedness occasioned thereby, and for other purposes."

To the Committee on Insurance:

By Mr. Eastman of Concord, "An act to change the time for the annual report of the insurance commissioner."

The following entitled bill was introduced by Mr. Eastman of Concord, and on motion of that gentleman, the rules were suspended, the bill read a first and second time by its title, and referred to the Committee on Revision of the Statutes:

An act amendatory of "An act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of ballots at the public expense, passed January session, 1891."

To the Committee on Labor:

By Mr. Mitchell of Concord, "An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employés and employers."

The following entitled bill was introduced by Mr. Howard of Manchester, read twice, and on his motion, referred to the Committee on Revision of Statutes.

An act in addition to and in amendment of section 1, chapter 79 of the Public Statutes, relating to sidewalks.

The following entitled bill was introduced by Mr. Corning of Salem, and read twice:

An act to fix the time of opening and closing the polls at national and state elections.

Mr. Corning moved that the bill be referred to the Committee on Elections, and withdrew his motion.

On motion of the same gentleman, the bill was referred to the Committee on Revision of Statutes.

The following entitled bill was introduced by Mr. Meskill of Rollinsford, read twice, and on motion of that gentleman, referred to the Committee on Labor:

An act to create an inspector of factories.

The following entitled bill was introduced by Mr. Hatch of Littleton:

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

Mr. Rowell of Newport moved that the rules be suspended and the bill be read a first and second time by its title.

Mr. Rowell withdrew his motion.

The motion was renewed by Mr. Carroll of Warner.

The question being stated,

The motion was lost.

The bill was then read a first and second time and referred to the Committee on Public Improvements.

On motion of Mr. Hoyt of Hanover,-

Resolved. That the Committee on Roads, Bridges, and Canals be instructed by the House to ascertain the valuation and rate per cent. of taxation of the towns asking for appropriations for highways, and report the same to the House.

On motion of Mr. Gould of Manchester,-

Resolved, That the sergeant-at-arms be authorized to procure for the use of the sergeant-at-arms's room suitable cases in which to keep printed bills.

#### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. George of Goffstown for the remainder of the week, on account of illness.

Leave of absence was granted to Mr. Johnson of Claremont for the remainder of the week, on account of illness.

On motion of Mr. Page of Haverhill, leave of absence was granted to Mr. Lyford of Concord for an indefinite period, on account of sickness in his family.

### NOTICES OF BILLS, ETC.

By Mr. Woodman of Rye, a joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

By Mr. Hatch of Northumberland, a bill entitled "An act in amendment of section 1, chapter 70, of the Public Statutes, relating to laying out highways to public waters."

By Mr. Guptill of Portsmouth, a bill entitled "An act regulating the use of bicycles in highways."

By Mr. Hatch of Littleton, a bill entitled "An act to incorporate the Young Men's Christian Association of Littleton."

By Mr. Scott of Dover, a bill entitled "An act to provide for a revision of the militia laws of the state."

By Mr. Plummer of Laconia, a bill entitled "An act in amendment of and in addition to chapter 272 of the Public Statutes, relating to offences against chastity."

By Mr. Scott of Dover, a bill entitled "An act in amendment of section 3 of chapter 55 of the Public Statutes, relating to taxation of machinery, gas, and electric light plants, pipes, wires, and poles."

By Mr. Wiggins of Springfield, a bill entitled "An act in relation to the appraisal of real estate."

By Mr. Howard of Manchester, a bill entitled "An act in amendment of section 2, chapter 123 of the Public Statutes, relating to the licensing of peddlers."

By Mr. Cleasby of Hollis, a bill entitled "An act in relation to the election of highway commissioners in towns and cities."

By Mr. Wetherell of Exeter, a bill entitled "An act to protect oyster planting in Great bay, so called."

By Mr. Follansby of Exeter, a bill entitled "An act to sever the homestead of Helen M. Pike from the town of Hampton Falls, and annex the same to the town of Exeter, for school purposes."

By Mr. George of Concord, a bill entitled "An act for the protection of pickerel in Merrimack county."

By Mr. Johnson of Claremont, a bill entitled "An act to authorize the town of Claremont to exempt from taxation the property of the Ladies' Union Aid Society of that town, purchased for hospital purposes."

By Mr. Sargent of Allenstown, a bill entitled "An act to enable the town of Allenstown to construct a town hall in the brick school house in Allenstown, with consent of the school district in said town."

By Mr. Merrill of Manchester, a bill entitled "An act for the protection of fish in the Piscataquog river."

By Mr. Baker of Hillsborough, a bill entitled "An act to incorporate the Contoocook Valley Telephone Company."

By Mr. Felt of Hillsborough, a bill entitled "An act to incorporate the Hillsborough Electric Light Company."

By Mr. Noonan of Gorham, a bill entitled "An act to incorporate the Columbian Accident Association of Manchester."

By Mr. Eastman of Concord, a bill entitled "An act in amendment of an act passed July 3, 1866, entitled 'An act in amendment of an act passed June 23, 1815, entitled "An act to incorporate the trustees of the Ministers' and Widows' Charitable Fund.""

An act to facilitate the conveyance of real estate.

By Mr. Brown of Goffstown, a bill entitled "An act in amendment of and in addition to chapter 112 of the Public Statutes, in relation to the sale of spirituous or intoxicating liquors."

By Mr. Gould of Manchester, a bill entitled "An act to cure and prevent drunkenness."

By Mr. Woodbury of Manchester, a bill entitled "An act to incorporate the Manchester & Bedford Electric Railway Company."

A bill entitled "An act to incorporate the Uncanoonuc Electric Railway Company."

By Mr. Chase of Somersworth, a bill entitled "An act in amendment of section 2, chapter 55 of the Public Statutes. in reference to persons and property liable to taxation."

By Mr. Hunt of Piermont, a bill entitled "An act to incorporate the Black Mountain Railroad."

By Mr. Bullard of Lancaster, a bill entitled "An act to incorporate the Lancaster Fire Association."

By Mr. Cummings of Nashua, a bill entitled "An act in amendment of, and in addition to, an act entitled 'An act to incorporate the Exeter Water-Works.'"

By Mr. O'Shea of Laconia, a bill entitled "An act to incorporate the Merchants' Guaranty Savings Bank of Laconia."

By Mr. Smith of Gilford, a bill entitled "An act to establish the city of Laconia."

By Mr. Sargeant of Plymouth, a joint resolution for an appropriation of money to re-cast the bronze tablet upon the monument at Gettysburg which marks the "high-water mark of the Rebellion."

On motion of Mr. Lynch of Manchester, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### LEAVE OF ABSENCE.

Leave of absence was granted to the Committee on Industrial School for Thursday, February 2, to visit the Industrial School at Manchester.

#### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act in addition and supplemental to chapter 13 of the Laws

of 1891, entitled "An act for the erection of a state library building."

An act to incorporate the Timothy and Abigail B. Walker Lecture Fund.

#### SPECIAL ORDER.

Mr. Scott of Peterborough called for the special order, which was upon the following resolution presented by him:

Resolved, That the clerk of the House be instructed to recognize Ira C. Evans as public printer until the twenty-first day of June next.

The question being stated,

Shall the resolution be adopted?

Mr. Scott addressed the House and stated that in view of the fact that the attorney-general had given it as his opinion that Edward N. Pearson, the public printer elected by this Legislature, is the public printer, that further consideration of the resolution is not called for.

Mr. Page of Haverhill addressed the House, supporting the remarks made by Mr. Scott of Peterborough.

On motion of Mr. Scott of Peterborough, the resolution was indefinitely postponed.

# RULING OF THE SPEAKER.

The speaker called attention to joint rule No. 13, and stated that he should rule that the period for the introduction of bills and joint resolutions would expire Tuesday, February 7.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Incorporations:

By Mr. Mullen of Manchester, "An act to incorporate Court Queen City, No. 8,179, Ancient Order of Foresters, in Manchester."

By Mr. P. H. Sullivan of Manchester, "An act to incorporate the Mount Saint Mary's Convent of the Sisters of Mercy, of Manchester."

By Mr. Wadleigh of Meredith, "An act to authorize the Meredith Village Fire District to establish water-works."

By Mr. Priest of Manchester, "An act in relation to the Unitarian Grove Meeting Association."

By Mr. Locke of Carroll, "An act to incorporate the Mount Prospect Turnpike and Hotel Company."

By Mr. P. H. Sullivan of Manchester, "An act to incorporate St. Joseph Commandery, No. 159, R. C. U., Knights of St. John, of the city of Manchester."

To the Committee on Railroads:

By Mr. Nutting of Hooksett, "An act to incorporate the Hooksett & Pembroke Street Railroad Company."

By Mr. Page of Haverhill, "An act to revive and amend the charter of the Little River Railroad, passed at the January session, 1891."

By Mr. Smith of Center Harbor, "An act to increase the safety of workmen on railway trains."

To the Committee on the Judiciary:

By Mr. Merrill of Manchester, "An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties."

By Mr. Nesmith of Surry, "An act in amendment of chapter 57 of the Public Statutes, relating to the annual invoice of polls and ratable estate."

By Mr. Demeritt of Effingham, "An act pertaining to licensing hawkers, peddlers, itinerant and temporary merchants, and venders." By Mr. Page of Haverhill, "An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors."

By Mr. Marston of Somersworth, "An act authorizing the town of Somersworth to exempt from taxation the property of Littlefield Post, No. 8, G. A. R."

By Mr. Perkins of Hampton, "An act to enable the town of Hampton to purchase the property of the Hampton Factory Building Company."

By Mr. Page of Haverhill, "An act in amendment of chapter 142 of the Public Statutes, relating to the taking of fand for public purposes."

By Mr. Clark of Conway, "An act authorizing the town of Conway to raise and appropriate money to pay expenses incurred in a hearing before the Committee on Towns, of the Legislature of 1891."

To the Committee on Education:

By Mr. Page of Haverhill, "An act to sever the homestead farm of Moses Howland from Piermont, and annex the same to Haverhill, for school purposes."

By Mr. Parker of Bedford, "An act to sever the homesteads of Ernest Carswell and others from Bedford, and annex the same to the city of Manchester, for school purposes."

To the Committee on Revision of Statutes:

By Mr. Noonan of Gorham, "An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters."

(Mr. Eastman of Concord in the chair.)

To the Committee on Towns:

By Mr. Huntress of Moultonborough, "An act to annex a certain island in Winnipiseogee lake to the town of Moultonborough."

To the Committee on Military Affairs:

By Mr. Kaley of Milford, "Joint resolution in favor of John M. Stanyan."

By Mr. Felt of Hillsborough, "Joint resolution for the purchase of 180 copies of Potter's Military History of New Hampshire."

By Mr. Huntress of Moultonborough, "Joint resolution in favor of Alonzo Allen of the town of Moultonborough."

To the Committee on Roads, Bridges, and Canals:

By Mr. Noonan of Gorham, "Joint resolution in relation to repairs on highway through Pinkham woods in Coös county.

By Mr. Gilbert of Berlin, "Joint resolution in relation to an appropriation for building a bridge over the Androscoggin river in the town of Berlin."

The following entitled bill was introduced by Mr. Cummings of Nashua, read twice, and referred to a special committee consisting of the Nashua delegation, on motion of that gentleman:

An act creating a board of trustees for a public cemetery in Nashua.

The following entitled bill was introduced by Mr. Moran of Portsmouth, read twice, and on motion of Mr. Wetherell of Exeter, referred to a special committee consisting of the delegation from the county of Rockingham:

An act in amendment of chapter 206 of the Public Statutes.

The following joint resolution was introduced by Mr. Guptill of Portsmouth and read twice:

Joint resolution in favor of Andrew J. Brown, register of probate for the county of Rockingham.

Mr. Dinsmore of Windham moved that the joint resolution be referred to a special committee consisting of the delegation from Rockingham county.

(Discussion ensued.)

The motion was lost.

On motion of Mr. Guptill of Portsmouth, the joint resolution was referred to the Committee on the Judiciary.

The following entitled bill was introduced by Mr. Becker of Newcastle and read twice:

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

Mr. Guptill of Portsmouth moved that the bill be referred to the Committee on Revision of the Statutes.

(Discussion ensued.)

Mr. Guptill withdrew his motion.

The speaker referred the bill to the Committee on Fisheries and Game.

Mr. Eastman of Concord presented the following abstract of the transactions of the treasury department, from June 1, 1892, to January 21, 1893, furnished by the state treasurer in response to the resolution of the House adopted January 26, 1893:

Office of the State Treasurer.

CONCORD, January 28, 1893.

Hon. Robert N. Chamberlin, Speaker of the House of Representatives:

In response to the resolution of the House of Representatives, adopted January 26, 1893. I have the honor to submit the following abstract of the transactions of the treasury department from June 1, 1892, to January 21, 1893, both dates inclusive:

The receipts, including cash on hand June 1, 1892, have been two million, one thousand, eight hundred and forty-five dollars and thirty-three cents (\$2,001,845.33), from the following sources:

#### RECEIPTS.

Cash on hand June 1,	1892				\$345.219.11
Savings-bank tax (189					730,984.76
Insurance tax (1892 h	ome s				15,250.00
Fees, insurance depar	tment				317.00
Board of registration of	dentis				18.50
Interest on deposits .					2,771.96
State tax, 1892 .					484.749.86
Railroad tax, 1892					301,681.10
Expenses, railroad cor					5,468.99
License fees (peddlers					1,250.00
License fees (fertilizer					550.00
Charter fees					1,270.00
Telegraph tax, 1892					2.886.00
Telephone tax, 1892.					2,088.28
State notes (temporary					100.000.00
Soldiers' Home (from					4.024.54
Escheated estates			•		3.315.23
Total receipts .					\$2,001,845.33

Of which the sum of \$632,392.43 is revenue.

The disbursements have been one million, seven hundred and nine thousand, eight hundred and sixty-five dollars and fifty-eight cents (\$1,709,865.58) on the following accounts:

# DISBURSEMENTS.

Governor's salary					\$1,500.00
Secretary of state					600.00
Deputy secretary					450.00
State treasurer .					1,350.00
Deputy treasurer					900.00
Adjutant general					750.00
Superintendent pub	lic in	struc	tion		1.875.00
Librarian and assist	ants				1.055.60
Secretary board of h	nealtl	1.			1.875.00
Warden state prison	1		·.		1.125.00

Tuesday, J.	ANUARY	31,	189	3.	555
Chaplain state prison .					\$600.00
Janitor state-house					487.50
Attorney general					2,222.22
Law reporter					750.00
Secretary board of equalizati	on				450.00
Insurance commissioner .					1,500.00
Historian					1,087.31
Publication military records					1,635.80
Indexing records (secretary)					900.00
Secretary board of agriculture	e .				1,125.00
Clerk, treasury department					750.00
Clerk, adjutant-general .					375.00
Clerk, superintendent public	instruct	ion			375.00
Clerk, board of health .					375.00
Clerk, insurance department					750.00
Watchmen					975.00
Honorable council					2,309.56
Justices supreme court .					17,475.00
Judges of probate					4,425.00
Registers of probate	•				5,175.00
State house					3,368.15
State library					2,494.43
Library commissioners .					206.23
Trustees state library (expen	ses)				12.00
State printing					17,067.01
Commissioner of immigration	٠.				610.23
Board of health					402.38
Board of equalization .					331.25
Bank commissioners					5,858.26
Railroad commissioners .					5,460.07
Fish commissioners					2,809.24
Fish-hatching houses					586.88
Game detectives					87.75
Board of agriculture					986.68
Bounty on wild animals, etc.					1,637.00
Contagious diseases (cattle)					2,252.14
Incidental expenses					3,160.13
Deaf and dumb (education of	) .	•	•	•	1,261.88

Blind (education of)					\$2,707.67
Idiotic and feeble-minded .					1,200.00
Trustees normal school (expens	es)				44.54
Auditing treasurer's accounts					200.00
Auditing printer's accounts					196.80
Prison library					248.20
Interest on surplus revenue					2.41
Interest on agricultural college	fund				2,400.00
Indigent insane					4,500.00
Convict insane					3,171.85
Industrial school					4,500.00
New Hampshire Asylum (bal. s	pecia	l appi	opria	tion)	1,700.00
Normal school					3,500.00
State prison					2.638.14
Soldiers' home					10,485.44
State library building .					21,055.95
Removal agricultural college					75,000.00
Lighting Weirs channel .					20.00
Sunapee lake (lights and buoys)	)				196.04
New Hampshire Historical Soci					500.00
Unclaimed savings bank deposi	-				r35.22
White mountain roads, etc.					6,180.79
Abatements state tax .					101.20
Independent militia					400.00
Literary fund					78,670.34
Compiling financial statistics					200.00
Clerks supreme court .					668.40
Abstracts military records .					81.77
Commissioners of pharmacy					439.77
Board of registration, dentistry					18.50
Commissioners of lunacy					9,866.45
N. H. National Guard .					29,503.40
Boundary survey (Mass.) .					142.05
War album					100.00
Chicago exposition					10,995.48
Bonds redeemed					269,100.00
Coupon and interest on register	ed bo	nds	•		123,977.00
State notes (temporary loan)					100,000.00

Interest on state notes	
	.85
Insurance commissioner's office	.38
Forestry commission	
Contingent fund 545	.16
Australian ballot	.32
Endicott Rock (preservation of)	.69
Legislative Manuals	.00
Stark statue	.00
Commissary-general 20	.00
Presidential electors	.40
Railroad tax to towns	. 18
Savings bank tax to towns 641,998	.57
Insurance tax to towns	.00
Total disbursements	,.58
Cash on hand Jan. 21, 1893 291,979	1.75
\$2,001,845 The disbursements are classified as follows:	33
Interest	5.26
Corporation taxes to towns	.09
Paid on debt	0.00
Paid on account railroad commissioners and Sol-	
diers' Home (to be refunded) 10,929	).06
Unclaimed savings bank deposits 135	5.22
Expenses (ordinary and extraordinary) 299,786	.95
\$1.709,865	;.58
Balance state tax of 1892	0.14
Fees insurance department (estimated) 6,000	
Insurance tax, foreign companies (estimated) . '11,000	
Income Benjamin Thompson fund 18,010	
Miscellaneous services (estimated) 10,000	
Total	
Cash balance Jan. 21, 1893, \$291,979	

PROBABLE DEMANDS UPON THE TREASURY UNDER EXISTING STATUTES.

Legislature of 1893		\$125,000.00
Balance appropriation library building		75,000.00
Balance appropriation Chicago exposition		13.112.82
Bonds overdue		16,500.00
Interest overdue		10.000.00
Balance railroad tax due towns .		2,629.47
Balance savings bank tax due towns		10,315.85
Literary fund due towns		4,000.00
Ordinary expenses to Oct. 1, 1893 (estimat	ed)	165,000.00
Extraordinary " " " " "		115,000.00
Ventilating state house		4,000.00
Free public libraries (library commission)		6,000.00
Interest		75,000.00
Estimated demands		 \$621,558.14
Available resources		
Deficiency to be provided for		\$269,317.40

The foregoing estimate of prospective revenue covers all anticipated receipts from January 21 to October 1, 1893.

In estimating probable demands upon the treasury under existing statutes, I have based my figures upon the transactions for the year ending May 31, 1892, and have not included any part of pending appropriations, except such as may be made in favor of the officers and employés of the Senate and House of Representatives.

Stated in the simplest manner, the treasurer will have \$352,240.74 with which to pay the Legislature, the current expenses of the state for three full quarters, the semi-annual interest on the entire state debt due July 1, 1893, and miscellaneous appropriations made during the present session.

The deficit must be met by the issue of bonds, for which authority already exists, or by temporary loans in anticipation of taxes payable October 1, 1893, which would require legislation.

Respectfully submitted,

SOLON A. CARTER,

State Treasurer.

On motion of Mr. Eastman of Concord, the statement was laid on the table to be printed.

# NOTICES OF BILLS, ETC.

By Mr. Gordon of Canaan, a bill entitled "An act to establish a high-school district in that part of the town of Canaan, formerly known as districts Nos. 6, 7, and 8."

By Mr. Gilmore of Manchester, a bill entitled "An act for the protection of the purity of ice in all such ponds and streams as may be designated by notice as designed for that purpose."

By Mr. Wallace of Rochester, a bill entitled "An act to incorporate the Thoms Pond Fishery Association."

By Mr. Carroll of Warner, a bill entitled "An act to amend section 7, chapter 132, Public Statutes of 1891, relating to trapping or snaring rabbit or hare."

By Mr. Walker of Dunbarton, a joint resolution in favor of the town of Dunbarton.

By Mr. Ellingwood of Milan, a joint resolution for the repair of the highway leading from "Glen Road station," in the town of Randolph, to the highway near the Glen cottage on the Peabody river in Pinkham's Grant.

By Mr. Brown of Goffstown, a bill entitled "An act relating to club rooms and their management."

By Mr. Priest of Manchester, a bill entitled "An act to increase the capital stock of the Excelsior Fibre Company."

By Mr. Dean of Danbury, a bill entitled "An act in amendment of chapter 52 of the Laws of 1891, relating to the election and qualification of trustees of the New Hampshire College of Agriculture and the Mechanic Arts."

By Mr. Downs of Manchester, a bill entitled "An act in amendment of the charter of the Manchester Cadets."

By Mr. Ward of Manchester, a bill entitled "An act to amend chapter 264, section 21, of the Public Statutes."

By Mr. Montplaisir of Manchester, a bill entitled "An act to exempt from taxation all church property."

By Mr. Dow of Portsmouth, a bill entitled "An act regulating the hours of labor for state, county, city, and town employés."

By Mr. Fullerton of Manchester, a bill entitled "An act to incorporate the Granite State Aqueduct Company."

By Mr. Nash of Conway, a bill entitled "An act to incorporate the Bartlett Electric Light and Power Company."

By Mr. Morrison of Boscawen, a bill entitled "An act relating to the taxation of the valuable timber lands in the mountain region."

By Mr. Dean of Danbury, a bill entitled "An act to regulate the sale of butterine."

By Mr. Page of Haverhill, a bill entitled "An act to incorporate the Woodsville Manufacturing Company."

By Mr. Quimby of Concord, a bill entitled "An act in amendment of section 7 of chapter 55 of the Public Statutes, relating to persons and property liable to taxation."

By Mr. Locke of Carroll, a bill entitled "An act in amendment of chapter 161 of the Public Statutes, relating to calling meetings of trustees of railroads."

On motion of Mr. Mitchell of Concord, the House adjourned.

WEDNESDAY, FEBRUARY 1, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. J. D. Legro of Raymond, N. H.

#### PETITIONS PRESENTED AND REFERRED.

To the Committee on Railroads:

By Mr. Hill of Durham, petition of 53 citizens of Durham, in favor of the Dover & Durham Street Railway.

By Mr. Foster of Dover, petition of 328 citizens of Dover in reference to the Dover & Durham Street Railway.

#### REPORTS OF COMMITTEES.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act in amendment of the charter of the Bristol Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act in favor of the Sandwich Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act to amend the charter of the New Hampshire Trust Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Woodworth for the Committee on Forestry, to whom was referred the House bill entitled "An act for the establishment of a forestry commission," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act in amendment of and in addition to 'An act to incorporate the Whitefield Aqueduct Company,' "having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Plummer for the Committee on the Judiciary, to whom was referred the House "Joint resolution in aid of the New Hampshire Antiquarian Society," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution was laid upon the table to be printed.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House bill entitled "An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Follansby of Exeter, for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 133 of the Public Statutes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act reviving and amending acts passed July 6, 1866, also July 3, 1872, and July 3, 1875, incorporating and chartering the Warner & Kearsarge Road Company and authorizing the construction of a branch road from a point in the town of Salisbury," having considered the same, reported the same with the following amendment and recommended its passage:

Amend by striking out the word "twenty" in section 1 and inserting the word ten in place thereof, so that said section will then read,

SECTION 1. That an act to incorporate the Warner & Kearsarge Road Company, passed July 6, 1866, and amendments thereto passed July 3, 1872, and July 3, 1875, are hereby revived and continued for a term of ten years.

The report was accepted, the amendment was adopted, and the bill was laid upon the table to be printed

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to ratify and confirm the establishment and acts of the Hillsborough Bridge fire precinct in the town of Hillsborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Warner for the Committee on Incorporations, to whom was referred the House bill entitled "An act additional to an act entitled 'An act to incorporate the Consolidated Light and Power Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Warner for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Wolfeborough Junction Water Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Flint for the Committee on Education, to whom was referred the petition of W. E. White and others, relative to an appropriation for the assistance of deaf mutes, having considered the same, reported the same with the following joint resolution, and recommended its passage:

Joint resolution in favor of the Granite State Deaf Mute Mission.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House joint resolution providing for the appointment of a board of commissioners for the promotion of uniformity of legislation in the United States, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the joint resolution in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Fernald for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Perry for the Committee on Railroads, to whom was referred the House bill entitled "An act in amendment of an act to incorporate the Mount Kearsarge Railroad, passed at the June session, 1883, and of an act to extend the time for completion of the same, passed June session, 1887, and of an act in amendment of the same, passed June session, 1889," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to enlarge the powers of constables in the service of writs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Woodbury for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Conclave General Phil. Sheridan, No. 83, Knights of Sherwood Forest," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to amend section 4, chapter 133 of the Public Statutes of 1891, to protect salmon and trout," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution in relation to a

fish-hatching house in the town of Meredith, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House joint resolution in favor of lighting Weirs channel and maintaining buoys on Lake Winnipiseogee, having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the Committee on Roads, Bridges, and Canals.

The report was accepted and the resolution adopted.

Mr. Wetherell for the special committee consisting of the Rockingham county convention, to whom was referred the House bill entitled "An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court house at Exeter," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

# REPORT OF SPECIAL COMMITTEE.

The Joint Special Committee appointed to report resolutions expressive of the sentiment of the Legislature on the life and character of James G. Blaine, made the following report:

# NEW HAMPSHIRE'S TRIBUTE TO JAMES GILLESPIE BLAINE.

The Senate and House of Representatives of the state of New Hampshire in General Court convened, for and in behalf of the people we represent, hereby give expression to, and order it placed upon the public records of the state, the deep sense of public sorrow at the loss to our common country of that great statesman, that tried, true, and unswerving patriot, James G. Blaine, a giant in intellectual power, the most conspicuous trait of whose character was his grand and superb Americanism, manifested and maintained on all occasions and under all circumstances in his brilliant public career.

In diplomacy and political leadership he was unsurpassed. His great genius, courage, and commanding abilities at the head of the state department, compelled the recognition of our national greatness and power all over the civilized world, the fruits of which are enjoyed in the manifest respect for the American flag and American citizenship on every sea and in every land and clime under the sun. And whether as editor, congressman, speaker, senator, cabinet minister, literateur, or diplomat, his mental grasp seemed almost infinite, while his ready analytical powers and promptness of action in matters of national concern were the wonder and admiration of his fellow-countrymen.

In private life he exemplified the best type of manhood. In his family relations he was the affectionate husband and the kind and generous father, while in society he was the devoted and worthy Christian gentleman.

We join the universal grief over his departure, and extend to his surviving family our sincere condolence in their deep affliction. And the Governor is hereby requested to transmit a duly certified engrossed copy of this expression of New Hampshire to the family of the deceased statesman.

S. L. BOWERS.
W. L. GOODNOW.
GEORGE S. PEAVEY.
ALBERT B. WOODWORTH.
GEORGE C. GILMORE.
GEORGE J. FOSTER.
J. B. NASH.
H. W. KEYES.

The report was accepted.

The following reports, and the statements accompanying the same, were received from the Committee on Elections:

A

# STATE OF NEW HAMPSHIRE.

House of Representatives,

#### REPORT OF COMMITTEE.

The undersigned members of the Committee on Elections, to whom was referred the remonstrance of W. B. Fellows and others, against the right of Jonathan L. Loverin to a seat in this house, and the petition of the same that George H. Wadleigh be authorized to hold a seat as representative from the town of Tilton, and the petition of Charles C. Rogers and others that Jonathan L. Loverin be allowed to retain his seat, report that the committee having considered the same are unable to agree upon a report. The undersigned therefore recommend the passage by the House of the following resolution:

Resolved, That Jonathan L. Loverin is not entitled to a seat in this House, and that George H. Wadleigh is entitled to a seat in this House, as a representative from the town of Tilton.

And the undersigned submit the accompanying statement of the evidence, and of the facts concerning the election in the town of Tilton on the 8th day of November, 1892.

> WALTER W. SCOTT. S. D. QUINT. N. C. CARTER. THOMAS E. HUNT. W. P. WARNER. A. S. A. GILMAN.

That at the election in the town of Tilton upon the 8th day of November last, the moderator of the meeting made declaration that for representative George H. Wadleigh, the contestant, had 181 votes, and that Loverin, the sitting member, had 181 votes. Previous to this declaration, when in the count the result mentioned had been reached, the representatives of the

Republican party, of which the contestant was the candidate, requested a further count and examination of the ballots for representative. This request was denied and the declaration made that no person was elected. The meeting was then adjourned to 10 a. m., November 9. At this meeting the members of the contestant's party declined to go into a ballot for representative, claiming that Wadleigh, the contestant, was elected on the previous day, and should have been so declared. A ballot was, however, had, and the sitting member, receiving substantially all the votes cast, was declared elected.

The contestant bases his claim to a seat upon the first day's ballot. No question was made by either party as to the right of any person who voted at the election, neither was there any dispute as to the material facts; the question simply being what was the result of the first balloting.

It appeared that in the counting of the votes cast on the first day, three ballots, hereinafter described, were, as they were reached, marked "defective" on the back by the moderator, laid aside, and not counted. When the count for representative was completed, the vote stood for Loverin, the sitting member, 180: for Wadleigh, the contestant, 181. The moderator then produced one of the ballots previously marked "defective" by him, hereinafter called No. 1, and by a party vote of the election officers, the moderator drawing a line with a pencil through the word "defective" on the back of the ballot, the same was counted for the sitting member, making a tie. At this point, as above stated, the leader of the contestant's party requested that a further examination of the ballots be made, which was refused, and the result declared as above stated.

The committee examined the ballots produced before them by the secretary of state, and counted the same, and their count agrees precisely with that of the election officers. They find for the contestant 181, and for the sitting member 180 ballots, about the validity and meaning of which there was no question.

Upon the count of the undisputed ballots, as made by the committee and by the election officers as well, Wadleigh received a plurality of the votes cast and was elected. Beside the foregoing ballots there were four ballots cast about which

question was made before the committee, as to whether they could be counted at all, and for whom. None of these were marked with a cross in the square opposite the name of either party, the method by which, under the statute, the voter is required to declare his vote; but there were marks upon them in other places from which it was claimed the voter's intention could be ascertained. While the undersigned believe that the only safe rule is to reject all ballots not marked as required by statute, still the decision of the question whether the ballots otherwise marked can properly be counted, is not necessary for the determination of this case; although the difficulties of attempting to gather the voter's intention from marks otherwise placed, are rendered apparent upon a consideration of the disputed ballots in this case.

Whatever may be the true rule, as to whether ballots bearing marks in places other than in the square designated by statute are or are not properly to be counted, the undersigned have no hesitation in holding that the same rule should be applied to all ballots, and that if a mark in a position other than in the prescribed square can be construed as a vote for a Democratic candidate, a mark similarly placed with reference to a Republican candidate should be counted for him. Only by a violation of this rule, the plainness, simplicity, honesty, and fairness of which cannot be disputed, can the declaration made by the moderator be sustained or the contestant's claim that he was lawfully elected at the first ballot refuted. The disputed ballots were as follows:

No. 1, before referred to, had as the only mark upon it a small cross in the space between the name of the sitting member and the name of his party, thus:

# JONATHAN L. LOVERIN, X DEMOCRAT.

No. 2 was marked with a cross in a similar position on the line of the name of every Republican candidate on the ticket, except that in some cases the cross was on the name of the candidate, in others on the name of the town or of the party. In

the representative vote, the cross was through the letters "gh" of the contestant's name, thus:

GEORGE H. WADLEI H, REPUBLICAN.

Ballot No. 3 had a double cross between the name of the contestant and the word Republican, thus:

GEORGE H. WADLEIGH, X REPUBLICAN.

The election officers, to make the tie declared by the moderator, counted ballot No. 1 for the sitting member and did not count ballots Nos. 2 and 3 for either. About this fact there was no dispute. While the committee think the election officers were right in marking all these ballots defective, and in not counting any, as at first, they find that if ballot No. 1 should be counted for the sitting member, then, by the same rule, ballots Nos. 2 and 3 must be counted for the contestant, and the vote would stand—Loverin, 181; Wadleigh, 183.

Ballot No. 3, as to the most of the candidates other than representatives, had upright crosses through the names of many candidates, and it was urged before the committee that the voter must have understood that he should express his intention by crossing out the names of all candidates for whom he did not wish to vote.

This ballot had a name written on it at the bottom. The sitting member called a witness who identified the ballot by the name as his, and who was permitted to testify that he was a Democrat. The committee, believing that the ballot once cast could be only interpreted by the marks upon it in the light of all surrounding circumstances, declined to receive his testimony for whom he intended to vote, or as to his understanding of the meaning of the marks upon the ballot.

Even if the claim of the sitting member was correct as to the understanding and intention of the voter in marking crosses upon other names upon the ballot, it is sufficient for this case to say that the voter did not cross out either of the names for representative, and, upon the theory suggested, the voter casting this ballot did not vote at all for representative, and the vote would stand—Loverin, 181; Wadleigh, 182, ballots 1 and 2 being counted.

If, however, the committee are at liberty to disregard the law and construe a cross opposite a candidate's name, which the statute says is a vote for him, into a vote against him, because on the whole the committee think the voter probably intended to vote differently, and may properly count a vote as they think it was intended regardless of how it was actually cast, and should they find, as claimed by the sitting member, that the voter casting No. 3 intended to vote for him, which is not established by the evidence, then ballot No. 4, or "D," as it was called at the hearing, becomes important. This ballot has a cross in the square opposite the name of every Republican candidate except representative; there the cross appears in the square just below Wadleigh's name, opposite the blank space. It is apparent from an inspection of the ballot that the voter intended to vote for Wadleigh, but accidentally placed the mark too low. The undersigned find this vote should not be counted, but find that if any rule can allow ballot No. 3 to be counted for Loverin, the same rule must count No. 4 for Wadleigh. Both upon the undisputed ballots and upon the disputed counting, all by the same rule, Wadleigh, the contestant, received a plurality of the votes cast at the first ballot and was elected; and the subsequent election of the sitting member upon the second day was void. fore the undersigned recommend the passage of the accompanying resolution.

House of Representatives,

JANUARY SESSION, 1893.

В.

# COMMITTEE ON ELECTIONS.

In the matter of the petition of George H. Wadleigh of Tilton, for a seat in said House, we the undersigned members of said committee, six in number, and one half of said committee being unable to agree to the conclusions arrived at by the other six members of said committee, beg leave to submit the following report: Upon the whole case we find that at the election held

in said Tilton on the eighth day of November last, the said George H. Wadleigh had for representative in all 181 votes, that Jonathan L. Loverin, the sitting member in said House from said town of Tilton, had in all 181 votes, and that the matter as adjudicated by the whole election board and declared by the moderator to wit: that there was no choice for representative from said Tilton on November 8, 1892, is true and well founded upon all the facts and evidence in the case. That at the adjourned meeting held on November 9, 1892, at said Tilton, said Jonathan L. Loverin had a large plurality of all the votes cast, was thereupon duly elected, so declared, and is entitled to a seat in this House.

We therefore report the following resolution:

Resolved, That Jonathan L. Loverin is entitled to a seat in this House.

F. J. HOWARD.
J., T. GORDON.
JOHN BOWEN.
DANIEL STEVENS.
FRANK I. MORRILL.
HARRY A. WHITCHER.

Mr. Page of Haverhill moved that the reports and statements be laid on the table to be printed.

On viva voce vote the motion was lost.

Mr. Page of Haverhill called for a division, and the division pending, Mr. Page withdrew his call for a division.

Mr. Eastman of Concord moved that the reports and statements be laid upon the table to be printed and made a special order for to-morrow at 12 o'clock noon.

Mr. Eastman withdrew his motion, addressed the House, and then renewed the motion.

On viva voce vote the motion prevailed.

Mr. Woodbury of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll, and the roll-call pending, Mr. Woodbury withdrew his demand for the yeas and nays.

#### SECOND READING.

The following entitled bill was read a second time and laid upon the table to be printed:

An act to repeal the law authorizing the towns to exempt property from taxation for a term of years.

#### BILLS FORWARDED.

The following entitled bills, having been printed and distributed, were taken up and ordered to a third reading:

An act to regulate the sale of coal.

An act in relation to the Soldiers' Home at Tilton.

An act exempting towns from opening and repairing highways to summer cottages.

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

The following entitled joint resolution, having been printed and distributed, was taken up, and on motion of Mr. Eastman of Concord, laid upon the table:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

The following entitled bill, having been printed and distributed, was taken up:

An act to abolish days of grace.

The bill being upon its second reading, Mr. Rowell of Newport offered the following amendment:

Strike out the words, "drafts and acceptances," in the first line in the bill.

The question pending,

On motion of Mr. Rowell of Newport, the bill and proposed amendment were laid upon the table.

The following entitled bill, having been printed and distributed, was taken up:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker

Mr. Eastman of Concord moved that the bill be laid upon the table.

On viva voce vote the motion was lost.

Mr. Eastman of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Sixty-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Spofford, Cooper, Stackpole, Young of Newmarket, Leavitt, Bailey of Raymond.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Moulton of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Pearl, Nute, York of Lee, Wallingford, Ricker, Meskill, Waldron.

Belknap County. Ingalls of Belmont, Smith of Center Harbor, Roby of Gilford, Page of Gilmanton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Gilman, Clow, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Burroughs, Brown of Concord, Raymond, Eastman of Concord, George of Concord, Woodworth, Flint, Chapman, Leach, Sturtevant, Favor, Woodward of New London, Young of Northfield, Goss, Sherburne, Dunlap, Pressey.

HILLSBOROUGH COUNTY. Whitaker, Danforth, Hobbs.

CHESHIRE COUNTY. Perry of Keene, Brigham of Winchester.

SULLIVAN COUNTY. Jewett, Day of Cornish, Collins, Elwell, Wiley.

GRAFTON COUNTY. Copithorn, Follansbee of Dorchester, Cole of Grafton, Storrs, Morse,

Coös County. Beattie, Blais.

One hundred and seventy-six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Gillingham, Adams, Morrill of East Kingston, Seavey, Perkins, Pevear, Bailey of Londonderry, Becker, Peaslee, Sinclair, Corning, Dinsmore.

STRAFFORD COUNTY. Laughlin, Richards, Wallace, Chase of Somersworth, Rainville.

Belknap County. Hunt of Gilford, O'Shea, Theriault, Howard of New Hampton, Knox.

CARROLL COUNTY. Pitman, Clark of Conway, Nash, Demeritt, Gale of Jackson, Copp, Mathes.

MERRIMACK COUNTY. Kittredge, Chase of Canterbury, Mitchell, Gordon of Concord, Quimby, Dean, Walker, Noyes, Merrick, Nutting. Robie of Hooksett, Dodge of Hopkinton, Moore, Rowe, Lane, Fowler, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray. Hobart, Woodbury of Francestown, Brown of Goffstown, Emerson, Brooks of Hancock, Baker, Felt, Cleasby, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Tonery, Lynch. Sullivan, P. H., Martin of Manchester, Daley, Allen, W. J., Dodge of Manchester, Jones of Manchester, Wadsworth, Woodbury of Manchester, Eaton of Manchester, Bryson. Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Reed, Foster of Milford, Gutterson, Kaley, Brigham of Nashua, Cummings, Faxon, Ledoux, Sweeney, Lucier, Moran of Nashua, Noble, Woodbury of Nashua. Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Green, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Norwood, Foskett, McDuffee of Keene. Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Nesmith, Carter of Swanzey, Aldrich, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Severance, Huntley. Brown of Claremont, Loverin of Croydon, Coffin, Rowell, Martin of Plainfield, Bartlett.

Grafton County. Plummer of Alexandria, Swasey, Fellows of Bristol, Gordon of Canaan, Webster, Brooks of Franconia, Ford, Hoyt of Hanover, Page of Haverhill, Keyes, Bronson, Burton, Cheney, Spring, Howland, Eastman of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Blood.

Coös County. Oswell, Stevens, Cole of Columbia, Noonan, Bullard, Ellingwood, Wheeler, Pike, Day of Stratford, McIver, McGregor.

And the motion was lost.

Mr. Eastman of Concord moved that the bill be laid upon the table and made a special order for Wednesday, February 8, at 12 o'clock noon.

Mr. Eastman withdrew his motion.

The question being stated,

Shall the bill be read a third time?

The affirmative prevailed and the bill was ordered to a third reading.

Mr. Scott of Peterborough moved that the rules be suspended and the bill be read a third time and be put upon its passage at the present time.

Mr. Scott withdrew his motion.

On motion of Mr. Brigham of Winchester, the House adjourned.

#### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Hatch of Littleton,—

Resolved, by the House of Representatives the Senate concurring, That a committee of three members of the House, with such as the Senate may join, be appointed to investigate the existing cures for drunkenness and the morphine habit, and enquire into the feasibility of establishing a state curative institution to which paupers, subject to such habits, and persons convicted of drunkenness may be sent at the expense of the county or state, and report by bill or otherwise at this or the next session of the General Court.

The speaker appointed as such committee:

Messrs. Hatch of Littleton, Wardwell of Winchester, Page of Haverhill.

# THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

An act to amend the charter of the New Hampshire Trust Company.

An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest.

An act to incorporate the Wolfeborough Junction Water Company.

An act to incorporate the Knights of Honor at North Stratford, in the town of Stratford.

An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868.

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act exempting towns from opening and repairing highways to summer cottages.

Joint resolution in favor of the Sandwich Savings Bank.

An act in relation to the Soldiers' Home at Tilton.

On motion of Mr. Felt of Hillsborough the rules were suspended and the following entitled bill was read a third time by its title and passed:

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough.

The following entitled bill was read a third time and on motion of Mr. Sulloway of Manchester, laid upon the table to be printed:

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company, passed at the session of 1889."

The following entitled bill was taken up, being in order for a third reading, and on motion of Mr. Page of Haverhill, laid upon the table:

An act to regulate the sale of coal.

# UNFINISHED BUSINESS.—BILLS FORWARDED.

The following entitled bills having been printed and distributed, were taken up and ordered to a third reading:

An act prohibiting the appointment of persons not residents of the state as special police officers.

An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

An act to incorporate the Brookline & Milford Railroad.

An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of railroad commissioners.

The following entitled bill, having been printed and distributed, was taken up, and on motion of Mr. Gould of Manchester, laid upon the table:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

The following entitled bill, having been printed and distributed, was taken up and on motion of Mr. Mitchell of Concord laid upon the table:

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

The following entitled bill, having been printed and distributed, was taken up, and on motion of Mr. Page of Haverhill laid upon the table:

An act in addition to chapter 7 of the Public Statutes, relating to the state house and state-house yard.

The following entitled bill, having been printed and distributed, was taken up, and ordered to a third reading:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

On motion of Mr. Nash of Conway the rules were suspended, and the bill was read a third time and passed.

BILLS INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Chase of Somersworth, "An act in amendment of section 2, chapter 55 of the Public Statutes, in reference to persons and property liable to taxation."

By Mr. Page of Haverhill, "An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill. Benton, Landaff, Easton, and Woodstock."

To the Committee on Education:

By Mr. Gordon of Canaan, "An act to establish a high school district in that part of the town of Canaan formerly known as districts numbers 6, 7, and 8."

To the Committee on Incorporations:

By Mr. Quint of Manchester, "An act to amend the charter of the Electric Meter and Motor Company."

To the Committee on Fisheries and Game:

By Mr. McDuffee of Candia, "An act to amend section 5 of chapter 131 of the fish and game laws of New Hampshire."

The following entitled bill was introduced by Mr. Perry of Dover, read twice, and on motion of that gentleman, referred to a special committee consisting of the delegation from the city of Dover:

An act to amend the city charter of the city of Dover, and to provide for a fire department.

The following entitled bill was introduced by Mr. Davis of Alstead and read twice:

An act relating to the taxing of bank stock.

Mr. Davis of Alstead moved that the bill be referred to the Committee on Agriculture.

The motion was lost.

The speaker referred the bill to the Committee on Banks.

The following entitled bill was introduced by Mr. Davis of Alstead:

An act in amendment of chapter 33 of the Public Statutes, entitled "An act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of ballots at the public expense."

On motion of Mr. Davis of Alstead, the rules were suspended, the bill was read a first and second time by its title, and referred to the Committee on Revision of the Statutes.

# NOTICES OF BILLS, ETC.

By Mr. Merrick of Henniker, a bill entitled "An act to incorporate the Henniker Hotel and Improvement Company."

By Mr. Page of Haverhill, a bill entitled "An act to abolish the office of state printer and provide for the public printing."

By Mr. Nash of Conway, a bill entitled "An act to regulate the charges of express companies."

A bill entitled "An act to regulate the price charged for gas, and to regulate the candle power of the same."

By Mr. Noonan of Gorham, a bill entitled "An act to incorporate the Mascot Water and Electric Supply Company of Gorham."

By Mr. Danforth of Lyndeborough, a bill entitled "An act to perfect the records of births, marriages, and deaths."

By Mr. Priest of Manchester, a bill entitled "An act to amend section 30 of chapter 112 of the Public Statutes, relating to seizure, forfeiture, and sale of liquor."

By Mr. Sulloway of Manchester, a bill entitled "An act relating to parents who abandon minor children under ten years of age."

By Mr. Spring of Lebanon, a joint resolution for additional compensation of the commissioners appointed for the revision of the statutes.

By Mr. Woodworth of Concord, a bill entitled "An act to establish a state inspector of electric wires."

By Mr. Spring of Lebanon, a bill entitled "An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public."

By Mr. Ricker of New Durham, a bill entitled "An act to indemnify towns for costs in cases of road damages."

By Mr. George of Concord, a joint resolution for providing certain repairs to the state house.

By Mr. Little of Antrim, a bill entitled "An act in relation to life and fire insurance companies of New Hampshire."

By Mr. Plummer of Laconia, a bill entitled "An act in amendment of an act entitled 'An act to incorporate Mount Lebanon Lodge, No. 32.'"

By Mr. Nutting of Hooksett, a bill entitled "An act to incorporate the Salem & Derry Street Railroad Company."

By Mr. Underhill of Concord, a bill entitled "An act to incorporate the Mercantile Insurance Company."

By Mr. Moore of Loudon, a bill entitled "An act to enable the town of Loudon to purchase the school property in said town."

By Mr. Eastman of Concord, a bill entitled "An act to establish a board of supervisors of check-lists in the city of Concord."

By Mr. Woodbury of Manchester, a bill entitled "An act in

amendment of the charter of the city of Manchester so as to incorporate the city of Piscataquog."

By Mr. Page of Haverhill, a bill entitled "An act relating to railroads operated by other motive power than steam."

By Mr. Flint of Concord, a bill entitled "An act in amendment of section 1 of chapter 92 of the Public Statutes."

By Mr. Sulloway of Manchester, a bill entitled "An act in amendment of chapter 195 of the Public Statutes, providing that at the decease of husband or wife leaving one child only the property of the deceased shall be equally divided between the survivor and child."

By Mr. Leach of Franklin, a bill entitled "An act authorizing towns and cities to establish boards of highway commissioners."

By Mr. Gordon of Concord, a bill entitled "An act to incorporate the Merchants' Bank in Concord, state of New Hampshire."

By Mr. Blandin of Bath, a bill entitled "An act establishing the salary of the superintendent of the public instruction."

By Mr. Reynolds of Dover, a bill entitled "An act to establish a board of tax commissioners."

By Mr. Leach of Franklin, a bill entitled "An act to amend section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators."

By Mr. Davis of Alstead, a bill entitled "An act to incorporate companies to do the business of life or accident insurance on the assessment plan, and to control such companies of this state and of other states doing business in this state."

By Mr. Leach of Franklin, a bill entitled "An act to regulate telegraph and telephone companies."

By Mr. Plummer of Laconia, a bill entitled "An act in relation to foreign insurance companies, corporations, associations, and agents."

By Mr. Hatch of Littleton, a bill entitled "An act for the better enforcement of section 6, chapter 92 of the Public Statutes, relating to the effect of alcoholic stimulants and narcotics upon the human system."

By Mr. Brigham of Winchester, a bill entitled "An act to amend chapter 179 of the Public Statutes, relating to guardians."

A bill entitled "An act to amend section 14, chapter 43 of the Public Statutes, relating to the duties of town officers."

By Mr. Bronson of Landaff, a bill entitled "An act to incorporate the Merrimack Valley Bicycle Railroad Company."

By Mr. Lawrence of Jaffrey, a bill entitled "An act in amendment of section 8, chapter 114 of the General Laws, in regard to licensing billiard tables, pool tables, and bowling alleys."

By Mr. Hunt of Gilford, a bill entitled "An act relating to the salary of the solicitor of the county of Belknap."

By Mr. Whitaker of Deering, a joint resolution for an appropriation of two hundred dollars to repair the turnpike and old county road in Deering.

By Mr. Scott of Peterborough, a joint resolution remitting the charter fee of the Peterborough Water-Works Company.

By Mr. Page of Haverhill, a joint resolution in favor of Jethro Aldrich.

On motion of Mr. Gould of Manchester, the House adjourned.

THURSDAY, February 2, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### PETITIONS PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Storrs of Hanover, petition of Louisa F. Warden, asking for reward for causing arrest of Frank C. Almy.

By Mr. Spring of Lebanon, petition of Randall Wheeler, asking for reward for arrest of Frank C. Almy.

To the Committee on Railroads:

By Mr. Peaslee of Plaistow, petition of Charles W. Cass and 96 others, for a charter for an electric railroad from Plaistow village to the Massachusetts state line.

To the Committee on Education:

By Mr. Hunt of Piermont, remonstrance of G. A. Johnson and others, against disannexing the home farm of Moses A. Howland and Nathaniel H. Howland from the town of Piermont, and annexing the same to the town of Haverhill, for school pur poses.

To the Committee on Public Health:

Petition of Mr. J. W. Scribner and about five thousand others, for a law prohibiting the use of tobacco under certain circumstances by boys under sixteen years of age.

On motion of Mr. Brown of Claremont, the following entitled joint resolution was recalled from the Committee on Military Affairs and referred to the Committee on State Library:

Joint resolution for the purchase of 180 copies of "Potter's Military History of New Hampshire."

#### REPORTS OF COMMITTEES.

The Special Committee to whom the message of His Excellency the Governor was referred, respectfully report that they have carefully examined the same, and recommend that the several subjects therein referred to be referred as follows:

So much as refers to the finances of the state, be referred to the Committee on Finance.

That part relating to savings-banks, to the Committee on Banks.

That relating to insurance, to the Committee on Insurance.

That the subjects of railroads, agriculture, and agricultural college, be referred to the committees on those subjects respectively.

That part referring to the state board of health and the want of further quarantine legislation, be referred to the Committee on Public Health.

That those parts relating to education, state normal school, industrial school, state prison, asylum for the insane, fish and game commission, military affairs, preservation of the forests, and labor, be referred to the standing committees upon those subjects respectively.

That relating to the Columbian exposition, to the special committee upon that subject.

That relating to highways, to the Committee on Public Improvements; and that relating to the ballot, to the Committee on Revision of the Statutes.

Respectfully submitted,

EDWARD G. LEACH, J. L. SPRING, J. B. NASH,

Committee

The report of the committee was adopted.

Mr. Bullard for the Committee on Finance, reported the following entitled joint resolution, "Joint resolution in relation to 'high water mark monument' on the Gettysburg battlefield," and recommended its passage.

The report was accepted, and the joint resolution read once, and ordered to a second reading.

Mr. Mitchell of Concord for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of chapter 57 of the Public Statutes, relating to the annual

invoice of polls and ratable estates," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Batchelder of North Hampton for the Committee on Finance, reported a bill entitled "An act to authorize the state treasurer to negotiate a temporary loan," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to place pawnbrokers under the supervision of the chief of police in the cities and the selectmen in towns," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Batchelder of North Hampton for the Committee on Finance, reported a bill entitled "An act to provide for the assessment and collection of an annual state tax for the term of two years," and recommended its passage.

The report was accepted; the bill was read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act to allow the Dublin Baptist Association to make appropriations from its widows' and orphans' fund," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to prohibit the taking of fish through the ice on Breed's Pond," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Brown for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to enable the town of Hampton to purchase the property of the Hampton Factory Building Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Guptill for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 2 of chapter 55 of the Public Statutes, relating to persons and property liable to taxation," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Cummings for the Committee on Railroads, to whom was referred the House bill entitled "An act to revive and extend the charter of the Blackwater Valley Railroad," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Scott of Peterborough, for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to secure the right of trial by jury in equity cases," having con-

sidered the same, reported the same without amendment and recommended its passage

The report was accepted and the bill laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House joint resolution in favor of Andrew J. Brown, register of probate for the county of Rockingham, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Scott of Dover, for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Hatch for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act to amend section 49 of chapter 43 of the Public Statutes, relating to the fiscal year," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll of Warner, for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Cascade Electric Light and Power Company," having considered the same, reported the same with the following amendment and recommended its passage:

Strike out the last sentence of section 4, "It shall have the power and authority to carry on its business in any state or territory of the United States, subject always to the laws thereof, and may do all and every act necessary and convenient for the purposes contemplated by this charter."

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Hoyt for the Committee on Retrenchment and Reform, to whom was referred the House bill entitled "An act for the better licensing and protection of dogs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and on motion of Mr. Wardwell of Winchester, the bill and report were laid upon the table.

The following report was received from the Committee on the Revision of the Statutes:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a majority of the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of Rochester,'" having considered the same, report that the committee are unable to agree and they report the same without amendment and recommend its passage.

EDWARD G. LEACH, GEORGE A. WASON, ALONZO I. NUTE, FRANK I. MORRILL, W. H. C. FOLLANSBY, R. B. HATCH, F. A. PERRY,

For the Committee.

The report was accepted.

On motion of Mr. Scott of Peterborough, the bill and report were laid upon the table.

Mr. Pitman for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act to repeal chapter 60 of the Pamphlet Laws of 1891, in relation to dogs," reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and on motion of Mr. Eastman of Concord, the bill and report were referred to the Committee on Agriculture.

#### SECOND READINGS.

The following entitled joint resolution was read a second time, and laid upon the table to be printed:

Joint resolution in favor of the Granite State Deaf Mute Mission.

The following entitled joint resolution was read a second time:

Joint resolution providing for the appointment of a commissioner for the promotion of uniformity of legislation in the United States.

Mr. Spring of Lebanon moved that the rules be suspended, and that the joint resolution be read a third time and be put upon its passage at the present time.

The motion prevailed.

The joint resolution was read a third time and passed.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Incorporations:

By Mr. Baker of Hillsborough, "An act to incorporate the Contoocook Valley Telephone Company."

By Mr. Nash of Conway, "An act to incorporate the Bartlett Electric Light and Power Company."

By Mr. Eastman of Concord, "An act in amendment of an act passed July 3, 1866, entitled 'An act in amendment of an act passed June 23, 1815, entitled "An act to incorporate the trustees of the Ministers' and Widows' Charitable Fund."'"

To the Committee on Revision of Statutes:

By Mr. Spring of Lebanon, "An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public."

To the Committee on the Judiciary:

By Mr. Cummings of Nashua, "An act authorizing the city of Nashua to issue bonds."

By Mr. Nute of Farmington, "An act to prevent the pollution of the waters and streams of the state."

By Mr. Plummer of Laconia, "An act in amendment of an act entitled 'An act to incorporate Mount Lebanon Lodge, No. 32."

By Mr. Sargent of Allenstown, "An act to enable the town of Allenstown to construct a town hall in the brick school-house in said town."

To the Committee on Roads, Bridges, and Canals:

By Mr. Guptill of Portsmouth, "An act regulating the use of bicycles in highways."

To the Committee on Fisheries and Game:

By Mr. Wetherell of Exeter, "An act to protect oyster planting and bedding in the Great bay so called."

The following entitled bill was introduced by Mr. Eastman of Concord, read twice, and on his motion referred to a special committee consisting of the delegation from the city of Concord.

An act to establish a board of supervisors of check-lists in the city of Concord.

On motion of Mr. Cummings of Nashua,—

Resolved, That when the House adjourns this afternoon it be to meet to-morrow forenoon at 9 o'clock, and when it adjourns to-morrow forenoon it be to meet on Monday evening next at 8 o'clock.

#### SPECIAL ORDER.

Mr. Eastman of Concord called for the special order, which was the consideration of the following reports and statements received from the Committee on Elections:

#### STATE OF NEW HAMPSHIRE.

House of Representatives,

### REPORT OF COMMITTEE.

The undersigned, members of the Committee on Elections, to whom was referred the remonstrance of W. B. Fellows and others against the right of Jonathan L. Loverin to a seat in this House, and the petition of the same that George H. Wadleigh be authorized to hold a seat as representative from the town of Tilton, and the petition of Charles C. Rogers and others that Jonathan L. Loverin be allowed to retain his seat, report that the committee, having considered the same, are unable to agree upon a report; the undersigned therefore recommend the passage by the House of the following resolution:

Resolved, That Jonathan L. Loverin is not entitled to a seat in this House, and that George H. Wadleigh is entitled to a seat in this House, as a representative from the town of Tilton.

And the undersigned submit the accompanying statement of the evidence, and of the facts concerning the election in the town of Tilton, on the 8th day of November, 1892.

WALTER W. SCOTT.
S. D. QUINT.
N. C. CARTER.
THOMAS E. HUNT.
W. P. WARNER.
A. S. A. GILMAN.

That at the election in the town of Tilton, upon the 8th day of November last, the moderator of the meeting made declaration that for representative George H. Wadleigh, the contestant, had 181 votes, and that Loverin, the sitting member, had 181 votes. Previous to this declaration, when in the count the result mentioned had been reached, the representatives of the Republican party, of which the contestant was the candidate, requested a further count and examination of the ballots for representative. This request was denied, and the declaration made that no person was elected. The meeting was then adjourned to 10 a. m., November 9. At this meeting the members of the contestant's party declined to go into a ballot for representative, claiming that Wadleigh, the contestant, was elected on the previous day, and should have been so declared. A ballot was, however, had, and the sitting member, receiving substantially all the votes cast, was declared elected.

The contestant bases his claim to a seat upon the first day's ballot. No question was made by either party as to the right of any person who voted at the election, neither was there any dispute as to the material facts, the question simply being what was the result of the first balloting.

It appeared that in the counting of the votes cast on the first day, three ballots, hereinafter described, were, as they were reached, marked "defective" on the back by the moderator, laid aside, and not counted. When the count for representative was completed, the vote stood for Loverin, the sitting member, 180; for Wadleigh, the contestant, 181. The moderator then produced one of the ballots previously marked "defective" by him, hereinafter called No. 1, and by a party vote of the election officers, the moderator drawing a line with a pencil through the word "defective" on the back of the ballot, the same was counted for the sitting member, making a tie. At this point, as above stated, the leader of the contestant's party requested that a further examination of the ballots be made, which was refused, and the result declared as above stated.

The committee examined the ballots produced before them by the secretary of state, and counted the same, and their count agrees precisely with that of the election officers. They find for the contestant 181, and for the sitting member 180 ballots, about the validity and meaning of which there was no question.

Upon the count of the undisputed bailots, as made by the committee and by the election officers as well, Wadleigh received a plurality of the votes cast, and was elected. Besides the foregoing ballots, there were four ballots cast about which question was made before the committee as to whether they could be counted at all, and for whom. None of these were marked with a cross in the square opposite the name of either party, the method by which, under the statute, the voter is required to declare his vote; but there were marks upon them in other places from which it was claimed the voter's intention could be ascertained. While the undersigned believe that the only safe rule is to reject all ballots not marked as required by statute, still the decision of the question whether ballots otherwise marked can properly be counted is not necessary for the determination of this case; although the difficulties of attempting to gather the voter's intention from marks otherwise placed, are rendered apparent upon a consideration of the disputed ballots in this case.

Whatever may be the true rule as to whether ballots bearing marks in places other than in the square designated by statute are or are not properly to be counted, the undersigned have no hesitation in holding that the same rule should be applied to all ballots, and that if a mark in a position other than in the prescribed square can be construed as a vote for a Democratic candidate, a mark similarly placed with reference to a Republican candidate should be counted for him. Only by a violation of this rule, the plainness, simplicity, honesty, and fairness of which cannot be disputed, can the declaration made by the moderator be sustained, or the contestant's claim that he was lawfully elected at the first ballot refuted. The disputed ballots were as follows:

No. 1, before referred to, had as the only mark upon it a small cross in the space between the name of the sitting member and the name of his party, thus:

JONATHAN L. LOVERIN, X DEMOCRAT.

No. 2 was marked with a cross in a similar position on the line of the name of every Republican candidate on the ticket, except that in some cases the cross was on the name of the candidate, in others on the name of the town or of the party. In the representative vote, the cross was through the letters "gh" of the contestant's name, thus:

# GEORGE H. WADLEIGH, REPUBLICAN.

Ballot No. 2 had a double cross between the name of the contestant and the word "Republican," thus:

# GEORGE H. WADLEIGH, X REPUBLICAN.

The election officers, to make the tie declared by the moderator, counted ballot No. 1 for the sitting member and did not count ballots Nos. 2 and 3 for either. About this fact there was no dispute. While the committee think the election officers were right in marking all these ballots defective, and in not counting any, as at first, they find that if ballot No. 1 should be counted for the sitting member, then, by the same rule, ballots Nos. 2 and 3 must be counted for the contestant, and the vote would stand,—Loverin, 181: Wadleigh, 183.

Ballot No. 3, as to the most of the candidates other than representative, had upright crosses through the names of many candidates, and it was urged before the committee that the voter must have understood that he should express his intention by crossing out the names of all the candidates for whom he did not wish to vote.

This ballot had a name written on it at the bottom. The sitting member called a witness, who identified the ballot by the name as his, and who was permitted to testify that he was a Democrat. The committee, believing that the ballot once cast could be only interpreted by the marks upon it in the light of all surrounding circumstances, declined to receive his testimony for whom he intended to vote or as to his understanding of the meaning of the marks upon the ballot.

Even if the claim of the sitting member were correct, as to

the understanding and intention of the voter in marking crosses upon other names upon the ballot, it is sufficient for this case to say that the voter did not cross out either of the names for representative, and, upon the theory suggested, the voter casting this ballot did not vote at all for representative, and the vote would stand,—Loverin, 181; Wadleigh, 182; ballots 1 and 2 being counted.

If, however, the committee are at liberty to disregard the law and construe a cross opposite a candidate's name, which the statute says is a vote for him, into a vote against him, because on the whole the committee think the voter probably intended to vote differently, and may properly count a vote as they may think it was intended, regardless of how it was actually cast, and should they find, as claimed by the sitting member, that the voter casting No. 3 intended to vote for him, which is not established by the evidence, then ballot No. 4, or "D," as it was called at the hearing, becomes important. This ballot has a cross in the square opposite the name of every Republican candidate except representative; there the cross appears in the square just below Wadleigh's name, opposite the blank space. It is apparent from an inspection of the ballot that the voter intended to vote for Wadleigh, but accidentally placed the mark too low. The undersigned find this vote should not be counted, but find that if any rule can allow ballot No. 3 to be counted for Loverin, the same rule must count No. 4 for Wadleigh. upon the undisputed ballots and upon the disputed, counting all by the same rule, Wadleigh, the contestant, received a plurality of the votes cast at the first ballot, and was elected; and the subsequent election of the sitting member upon the second day was void. Therefore the undersigned recommend the passage of the accompanying resolution.

# HOUSE OF REPRESENTATIVES.

COMMITTEE ON ELECTIONS.

JANUARY SESSION, 1893.

In the matter of the petition of George H. Wadleigh of Tilton for a seat in said House, we, the undersigned members of

said committee, six in number and one half of said committee, being unable to agree to the conclusions arrived at by the other six members of said committee, beg leave to submit the following report: Upon the whole case we find that at the election held in said Tilton on the eighth day of November last, the said George H. Wadleigh had for representative in all 181 votes, that Ionathan L. Loverin, the sitting member in said House from said town of Tilton, had in all 181 votes, and that the matter as adjudicated by the whole election board and declared by the moderator to wit,—that there was no choice for representative from said Tilton on November 8, 1892, is true and well founded upon all the facts and evidence in the case; that at the adjourned meeting held on November 9, 1892, at said Tilton said Jonathan L. Loverin had a large plurality of all the votes cast, was thereupon duly elected, so declared, and is entitled to a seat in this House.

We therefore report the following resolution:

Resolved, That Jonathan L. Loverin is entitled to a seat in this House.

T. J. HOWARD.
J. T. GORDON.
JOHN BOWEN.
DANIEL STEVENS.
FRANK I. MORRILL.
HARRY A. WHITCHER.

Mr. Howard of Manchester moved that report "B" and the resolution embodied therein be adopted.

Mr. Scott of Dover moved to amend the motion of Mr. Howard of Manchester by substituting report "A" and the resolution embodied therein.

Upon the motion, discussion ensued.

(Mr. Spring of Lebanon in the chair.)

Mr. Everett of Nashua moved that the House adjourn.

The motion was lost.

Further discussion ensued on the motion of Mr. Scott.

Mr. O'Keefe of Portsmouth moved that the House adjourn.

On viva voce vote the motion was lost.

Mr. O'Keefe called for a division.

Mr. Eastman of Concord raised the point of order that no business having been transacted since the previous motion to adjourn, that the motion of Mr. O'Keefe to adjourn was not in order.

The speaker ruled that the point of order was well taken.

Mr. Page of Haverhill having the floor at the time the motion of Mr. O'Keefe was made to adjourn, Mr. Page having suspended for that purpose,

Mr. Eastman of Concord moved the previous question.

The speaker ruled that the motion was not in order, Mr. Page still having the floor, having yielded it to Mr. O'Keefe for the purpose of making his motion to adjourn.

Mr. Eastman appealed from the decision of the chair, and on the question being stated, •

Is the speaker's decision correct?

Demanded the yeas and nays.

The roll-call pending,

Mr. Eastman withdrew his demand for the yeas and nays, and moved that the House adjourn.

The motion prevailed.

#### AFTERNOON.

The House met at 3 o'clock.

Mr. Spring of Lebanon called the House to order and read the following communication:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

Concord, February 3, 1893.

Mr. Fohn L. Spring:

I am obliged to be absent this afternoon and respectfully request that you preside at the session of the House.

ROBERT N. CHAMBERLIN.

### NOTICES OF BILLS, ETC.

By Mr. Leavitt of Northwood, a bill entitled "An act authorizing selectmen to annually appoint agents to take charge of public burial grounds."

By Mr. Cummings of Nashua, a joint resolution in favor of the city of Nashua.

By Mr. Carroll of Warner, a bill entitled "An act to repeal chapter 33, sections 1 to 34 inclusive, of the so called Australian ballot law."

By Mr. Sulloway of Manchester, a bill entitled "An act to incorporate the Gymnasium."

By Mr. Leach of Franklin, a bill entitled "An act relating to the Franklin & Tilton Railroad and fares and freight on the same."

By Mr. Bachelder of North Hampton, a bill entitled "An act to incorporate the Rye Beach Electrical and Horse Railroad Company."

By Mr. Page of Haverhill, a bill entitled "An act to incorporate the Moosilauke Electric Railroad Company."

A joint resolution for Horace C. Brown and George H. Whitcher.

By Mr. Ford of Groton, a bill entitled "An act in amendment of chapter 135 of the Public Statutes of New Hampshire, relative to the sale of drugs and medicine."

By Mr. Peaslee of Plaistow, a bill entitled "An act to incorporate the Plaistow & Haverhill Electric Railroad."

By Mr. Hatch of Littleton, a bill entitled "An act in addition to section 28, chapter 112 of the Public Statutes, relating to recognizance in liquor cases."

By Mr. Morrill of Hopkinton, a bill entitled "An act to enlarge the powers of railroad commissioners in relation to changes in highways."

By Mr. Sulloway of Manchester, a bill entitled "An act to authorize and empower the fish and game commissioners of New Hampshire to cause to be constructed suitable fishways in New Hampshire."

By Mr. Roberts of Rollinsford, a bill entitled "An act to incorporate the Cocheco Mutual Sick and Death Benefit Association of the city of Dover."

By Mr. Everett of Nashua, a bill entitled "An act to prevent consolidation or leasing of the Concord & Montreal Railroad to the Boston & Maine Railroad."

By Mr. Roby of Gilford, a bill entitled "An act for the protection of whitefish."

By Mr. Killey of Manchester, a bill entitled "An act to incorporate the Derryfield Club of Manchester."

By Mr. Gray of Bennington, a bill entitled "An act to incorporate the Bennington Water-Works Company."

By Mr. Clark of Manchester, a bill entitled "An act to place a bounty on foxes."

By Mr. Gilbert of Berlin, a bill entitled "An act in relation to hawkers, peddlers, itinerant merchants, and transient traders."

By Mr. Noonan of Gorham, a bill entitled "An act to incorporate the Columbian Indemnity Company of Manchester."

By Mr. Howard of Manchester, a bill entitled "An act to incorporate the St. Vincent de Paul Society of New Hampshire."

By Mr. Leach of Franklin, a bill entitled "An act in amendment of the charter of the Capital Fire Insurance Company."

By Mr. Gilmore of Manchester, a bill entitled "An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes."

By Mr. Quimby of Concord, a bill entitled "An act in relation to the taxation of money loaned on real estate situated in this state."

By Mr. Little of Antrim, a bill entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works and issue its bonds therefor."

A bill entitled "An act in amendment of and addition to sections 4 and 5 of chapter 205 of the Public Statutes, relating to the abatement of common nuisance, and regulating the practice thereunder."

By Mr. Woodbury of Manchester, a bill entitled "An act in amendment in relation to petroleum."

By Mr. Robinson of Manchester, a bill entitled "An act to change the name of the Granite State Trust Company."

By Mr. Gilmore of Manchester, a bill entitled "An act to change the name of the Elliott Manufacturing Company."

By Mr. Goss of Pittsfield, a bill entitled "An act requiring every trust company, savings-bank, or association, doing a commercial business of receiving deposits subject to check, to keep a lawful money reserve."

By Mr. Gray of Bennington, a bill entitled "An act to prohibit the manufacture of spirituous and malt liquors."

By Mr. Van Dyke of Stewartstown, a joint resolution appropriating money for the purpose of constructing a road from Bear rock in Stewartstown to Diamond pond in said town.

By Mr. Pearl of Farmington, a joint resolution in relation to a fish-hatching house in the town of New Durham.

By Mr. Bowers of Merrimack, a joint resolution providing for the printing of the proceedings at the dedication of the Thornton monument.

On motion of Mr. Rowell of Newport, the house adjourned.

# FRIDAY, FEBRUARY 3, 1893.

The house met at 9 o'clock according to adjournment.

Mr. Mitchell of Concord called the House to order and read the following communication:

CONCORD, February 2, 1893.

Mr. John M. Mitchell:

I am compelled to be absent at the session of the House tomorrow morning, and request you to preside at that session.

# ROBERT N. CHAMBERLIN.

#### NOTICES OF BILLS, ETC.

By Mr. Buffum of Monroe, a bill entitled "An act in relation to the management of schools during the noon intermission."

By Mr. Clow of Wolfeborough, a bill entitled "An act in amendment of chapter 184, section 4, of the Public Statutes, in relation to the times and places of holding courts of probate for the county of Carroll."

By Mr. Colby of Plymouth, a joint resolution for the repair and maintenance of the highway in Alexandria, between the towns of Hebron and Bristol near the western border of Newfound lake.

By Mr. Demeritt of Effingham, a bill entitled "An act to prevent fishing through the ice on the Lord mill pond so called, in Effingham."

By Mr. Lawrence of Jaffrey, a bill entitled "An act in amendment of sections 17 and 18 of chapter 112, and section 1 of chapter 251 of the Public Statutes, relating to the sale of malt liquors and cider."

By Mr. Robie of Hooksett, a bill entitled "An act to regulate the spraying of fruit trees with poisonous substances."

By Mr. Gordon of Canaan, a joint resolution for repairing the travelled way to the summit of Cardigan mountain in Canaan.

By Mr. Morrison of Boscawen, a bill entitled "An act to prohibit the building of barbed wire fence in any place."

By Mr. Jones of Nashua, a bill entitled "An act to establish a system of sanitary plumbing for cities and towns."

By Mr. Demeritt of Effingham, a bill entitled "An act to incorporate the Ossipee River Railroad."

On motion of Mr. Brigham of Winchester, the House adjourned.

# MONDAY, February 6, 1893.

The House met at 8 o'clock in the afternoon according to adjournment.

Mr. Eastman of Concord called the House to order.

Mr. Gilmore of Manchester moved that Mr. Page of Haverhill be elected speaker of the House pro tem.

The motion prevailed.

(Mr. Page of Haverhill speaker pro tom. in the chair.)

On motion of Mr. Eastman of Concord Reuben E. Walker of Concord was elected clerk *pro tem*.

Reuben E. Walker, clerk *pro tem.*, appeared and was duly qualified by the speaker *pro tem.* as clerk *pro tem.* 

On motion of Mr. Gilmore of Manchester, the use of Representatives' hall was granted to the Special Committee on the World's Fair for Tuesday evening, February 7, for a public meeting.

A true record—attest:

REUBEN E. WALKER,

Clerk pro tem.

(The speaker in the chair.)

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Lawrence of Jaffrey, "An act in amendment of section 8, chapter 114 of the General Laws in regard to the licensing of billiard tables, pool tables, and bowling alleys."

By Mr. Sulloway of Manchester, "An act relating to parents who abandon minor children under ten years of age."

By Mr. Leach of Franklin, "An act to establish the city of Franklin."

By Mr. Scott of Dover, "An act in amendment of chapter 55 of the Public Statutes, relating to taxation of machinery, gas, and electric light plants, pipes, wires, and poles."

To the Committee on Incorporations:

By Mr. Hatch of Littleton, "An act to incorporate the Young Men's Christian Association of Littleton."

To the Committee on Fisheries and Game:

By Mr. George of Concord, "An act for the protection of pickerel in Merrimack county."

By Mr. Burton of Lebanon, "An act to provide a bounty on foxes."

By Mr. Hatch of Northumberland, "An act in amendment of section 1, chapter 70 of the Public Statutes, relating to laying out highways to public waters."

To the Committee on Revision of the Statutes:

By Mr. Ford of Groton, "An act in amendment of chapter 135 of the Public Statutes of New Hampshire, relative to the sale of drugs and medicines."

By Mr. Sulloway of Manchester, "An act in amendment of chapter 195 of the Public Statutes, providing that at the decease of husband or wife leaving one child only, the property of the deceased shall be equally divided between the survivor and child."

By Mr. Leach of Franklin, "An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators."

By Mr. Leach of Franklin, "An act in amendment of and in addition to the provisions of the Public Statutes passed January session, 1891."

To the Committee on Education:

By Mr. Moore of Loudon, "An act to enable the town of Loudon to purchase the school property in said town."

By Mr. Leach of Franklin, "An act to provide for annexing persons and property to adjoining towns for school purposes."

To the Committee on Public Health:

By Mr. Danforth of Lyndeborough, "An act to perfect the records of births, marriages, and deaths."

By Mr. Hatch of Littleton, "An act for the better enforcement of section 6, chapter 92 of the Public Statutes, relating to the effect of alcoholic stimulants and narcotics upon the human system."

To the Committee on Roads, Bridges, and Canals:

By Mr. Woodman of Rye, "Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham."

By Mr. Noonan of Gorham, "Joint resolution in favor of state aid for highways in Millsfield, Errol, Wentworth's Location, and Dummer, Coös county."

To the Committee on Military Affairs:

By Mr. Scott of Dover, "An act to provide for a revision of the militia laws of the state."

To the Committee on Railroads:

By Mr. Hunt of Piermont, "An act to incorporate the Black Mountain Railroad."

#### LEAVE OF ABSENCE.

Leave of absence was granted Mr. Fletcher of Amherst on account of sickness.

### NOTICES OF BILLS, ETC.

By Mr. Flanders of Littleton, a bill entitled "An act in amendment of section 20 of chapter 90 of the Public Statutes, relating to the treasurer of school districts."

By Mr. Towle of Freedom, a bill entitled "An act relating to temporary lumber- and wood-roads."

By Mr. Morrison of Boscawen, a joint resolution appropriating five hundred dollars, to establish a fish-hatching house in Merrimack county.

By Mr. Gilmore of Manchester, a joint resolution providing for indexing the public records.

By Mr. Morrison of Boscawen, a bill entitled "An act in relation to assessment of taxes in unincorporated places and upon timber land."

By Mr. Plummer of Laconia, a bill entitled "An act to authorize the Belknap county convention to bond Belknap county for the purpose of building a court-house in said county."

By Mr. McDuffie of Keene, a joint resolution for an appropriation for the repair of a public highway in the towns of Harrisville and Nelson, to Stoddard Long pond.

By Mr. Gilmore of Manchester, a bill entitled "An act to incorporate the Merchants' Bank."

By Mr. Page of Haverhill, a bill entitled "An act in amendment of section 3 of chapter 133 of the Public Statutes, relating to fisheries and game."

By Mr. Gilmore of Manchester, a bill entitled "An act to simplify the process for protecting certain water rights and the rights of riparian proprietors."

By Mr. Dodge of Manchester, a bill entitled "An act in amendment of the charter of the Vulcan Machine Company, approved March 31, 1891."

A bill entitled "An act in amendment of chapter 167 of the Public Statutes of New Hampshire, relative to the insurance commissioner."

A bill entitled "An act in amendment of chapter 137 of the Public Statutes of New Hampshire, relating to conveyances of real estate."

By Mr. Nash of Conway, a joint resolution for establishing a fish-hatching house at Walker's pond in Conway."

By Mr. Page of Haverhill, a bill entitled "An act in relation to a village fire district in the town of Bethlehem."

By`Mr. Carroll of Warner, a bill entitled "An act to change the name of Frank L. Orr to Frank L. Brown."

By Mr. Sulloway of Manchester, a bill entitled "An act to incorporate the State Improvement Company."

By Mr. Clark of Conway, a bill entitled "An act relating to the division of towns and the creation of new towns."

By Mr. Foster of Milford, a bill entitled "An act to incorporate the Milford Electric Light Company."

By Mr. Wiggins of Springfield, a bill entitled "An act relating to the appraisal of real estate for the purposes of taxation."

By Mr. Nash of Conway, a bill entitled "An act to regulate fares on street railways."

By Mr. Rowe of Newbury, a joint resolution for completing, keeping, and maintaining the state light-house now on Loon island in Sunapee lake, and for dredging therein."

By Mr. Hatch of Peterborough, a bill entitled "An act to incorporate the Charles Wilder Manufacturing Company."

By Mr. Woodbury of Francestown, a joint resolution for constructing a road to the top of Crotchet mountain."

A bill entitled "An act to protect trout in the town of Francestown."

By Mr. Field of Nashua, a bill entitled "An act to amend chapter 31 of the Public Statutes, relating to the rights and qualifications of voters."

By Mr. Gilmore of Manchester, a bill entitled "An act to incorporate the Manchester Loan and Banking Company."

By Mr. Woodward of Nashua, a bill entitled "An act to amend the charter of the city of Nashua in relation to the election of one person as overseer of poor, to be elected in joint convention by the city councils."

A bill entitled "An act to amend section 2, chapter 55 of the Public Statutes, in relation to the taxation of mortgaged real estate to its full value."

By Mr. Sturtevant of Franklin, a bill entitled "An act to incorporate the Pemigewasset Manufacturing Company."

By Mr. Jones of Nashua, a bill entitled "An act to amend the city charter of Nashua relating to the appointment of the marshal and assistant marshal."

By Mr. Mitchell of Concord, a bill entitled "An act to abolish

jury fees and to repeal section 22 of chapter 287 of the Public Statutes."

By Mr. Leach of Franklin, a bill entitled "An act to provide for the transportation of state officers."

By Mr. Guptill of Portsmouth, a bill entitled "An act in amendment of section 2 of chapter 55 of the Public Statutes, relating to tax on county property."

By Mr. George of Concord, a bill entitled "An act to amend the charter of the city of Concord, reorganizing the wards."

By Mr. Sulloway of Manchester, a bill entitled "An act to amend section 2 of chapter 61 of the Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector."

By Mr. Woodward of Nashua, a bill entitled "An act to amend section 2, chapter 123 of the Public Statutes, in relation to licensing of peddlers, transient traders, etc."

By Mr. Wason of New Boston, a bill entitled "An act to incorporate the New Boston & Greenfield Railroad."

By Mr. Scott of Peterborough, a bill entitled "An act to incorporate the Peterborough Electric Light, Power, and Heat Company."

By Mr. Field of Nashua, a bill entitled "An act in amendment of chapter 31 of the Public Statutes, relating to the rights and qualifications of voters."

By Mr. Meskill of Rollinsford, a bill entitled "An act to create and regulate the liability of employers to make damages for personal injuries suffered by employés in their service."

By Mr. George of Concord, a bill entitled "An act to secure a lien on watches or other articles of jewelry repaired."

By Mr. Young of Newmarket, a bill entitled "An act to incorporate the Newmarket Water-Works."

By Mr. P. H. Sullivan of Manchester, a bill entitled "An act in amendment of chapter 141 relating to liens of mechanics and others."

By Mr. Eastman of Concord, a bill entitled "An act in relation to soldiers and their dependent families, and repealing sections 9, 10, and 11 of chapter 84 of the Public Statutes."

By Mr. Newton of Portsmouth, a bill entitled "An act to enable the city of Portsmouth to appropriate a sum not to exceed three hundred dollars for having band concerts annually."

A bill entitled "An act to incorporate the Piscataqua Gas and Electric Light and Motor Power Company."

By Mr. Sulloway of Manchester, a bill entitled "An act to amend section 2, chapter 61 of the Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector."

By Mr. P. H. Sullivan of Manchester, a bill entitled "An act to authorize the appointment of bail commissioners."

By Mr. Gilbert of Berlin, a bill entitled "An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate."

By Mr. Webster of Enfield, a bill entitled "An act in amendment of chapter 12, sections 13, 14, 15, and 16, of the Public Statutes."

By Mr. George of Concord, a bill entitled "An act to amend the charter of the city of Concord by reorganizing the wards."

By Mr. Scott of Dover, a joint resolution for the abatement of one half of the tax of the Newmarket Savings Bank.

By Mr. Nash of Conway, a bill entitled "An act in amendment of section (?) of chapter 32 of the Public Statutes, in relation to supervisors of the check-lists."

By Mr. Plummer of Laconia, a bill entitled "An act authorizing the town of Laconia to take land for park purposes, bond

the indebtedness occasioned thereby, and assess abutters for betterments."

A bill entitled "An act to incorporate the Merchants' and Mechanics' Life and Accident Insurance Company."

By Mr. Allen of Manchester, a joint resolution for the erection of a monument on the battlefield of Gettysburg by the First New Hampshire Battery of Light Artillery.

By Mr. Woods of Nashua, a joint resolution appropriating the sum of three hundred and fifty dollars to shingle the state barracks at Weirs.

By Mr. Newton of Portsmouth, a bill entitled "An act to amend the charter of the city of Portsmouth and provide for a board of fire commissioners."

By Mr. Johnson of Claremont, a bill entitled "An act to incorporate the Claremont Guaranty Savings Bank."

By Mr. Scott of Dover, a bill entitled "An act to amend chapter 223, section 6, of the Public Statutes."

By Mr. Page of Haverhill, a joint resolution in favor of Martin V. B. Felker.

By Mr. Laughlin of Dover, a bill entitled "An act to incorporate Division 3, A. O. F. of Dover."

By Mr. Sulloway of Manchester, a bill entitled "An act in amendment of chapters 62 and 63, Public Statutes, relating to the state board of equalization."

By Mr. Worster of Dover, a bill entitled "An act to establish a fish-hatchery in Dover."

By Mr. Everett of Nashua, a bill entitled "An act relating to furnishing light and heat to cities and village districts."

By Mr. Howard of Manchester, a bill entitled "An act to incorporate the Fitzpatrick Medicine Company."

By Mr. Scott of Dover, a bill entitled "An act to incorporate the Bellamy Bridge Company."

On motion of Mr. Eastman of Concord, the House adjourned.

TUESDAY, February 7, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITION PRESENTED AND REFERRED.

To the Committee on Fisheries and Game.

By Mr. Wardwell of Winchester, petition of Henry Abbott and 47 others, asking for a law to require trappers to visit traps once in 24 hours.

## REPORTS OF COMMITTEES.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act to disannex the homestead farms of Mrs. Cynthia McDuff, and Richard and Mary H. Thomas from the town school district in Northfield, and annex the same to Union school district, No. 1, in Tilton for school purposes," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to change the name of the South Barnstead Christian Association." having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wallingford for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the New Hampshire Christian Association," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Mathes, for the Committee on Incorporations, to whom was referred the House bill entitled "An act in relation to the Unitarian Grove Meeting Association," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate St. Joseph Commandery, No. 159, R. C. U., Knights of St. John," having considered the same, reported the same without amend ment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wellington for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act to incorporate the Contoocook River Navigation and Improvement Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Locke for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Union Electric Company, of Goffstown, New Hampshire," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Woodbury for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Mount Saint Mary's Convent of Manchester," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Pearl for the Committee on the Revision of the Statutes, to whom was referred the House bill entitled "An act to fix the time of opening and closing the polls in national and state elections," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Gilmore for the special committee consisting of the Manchester delegation, to whom was referred the House bill entitled "An act in relation to the water-works in the city of Manchester," having considered the same, reported the same in a new draft with an amended title as follows: "An act in amendment of the act passed June session, 1871, entitled 'An act to enable the city of Manchester to establish water-works,' and in amendment of all acts passed subsequently thereto relating to said water-works," and recommended the passage of the same.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

### SECOND READINGS.

The following entitled bills and joint resolution were read a second time, and laid upon the table to be printed:

An act to authorize the state treasurer to negotiate a temporary loan.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act to revive and extend the charter of the Blackwater Valley Railroad.

Joint resolution in relation to the "high water mark" monument on the Gettysburg battlefield.

#### UNFINISHED BUSINESS.

Mr. Eastman of Concord called for the unfinished business which was upon the reports from the Committee on Elections, on the petition of George H. Wadleigh of Tilton for a seat in the House.

The pending question being on the motion of Mr. Scott of Dover to amend the motion offered by Mr. Howard of Manchester, to substitute report "A" for report "B."

On the motion,

(Discussion ensued.)

The question being stated,

On a viva voce vote the negative prevailed.

Mr. Eastman of Concord called for a division.

(Further discussion ensued.)

Mr. Eastman of Concord moved the previous question.

The question being stated,

Shall the main question be now put?

The affirmative prevailed.

The main question being on the motion of Mr. Scott of Dover to amend the motion of Mr. Howard of Manchester, by substituting report "A" for report "B,"

On this motion Mr. Page of Haverhill demanded the year and nays.

The clerk proceeded to call the roll with the following result:

### ROLL-CALL OF THE HOUSE.

One hundred and seventy-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Brown of Deerfield, Adams, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Pevear, Bailey of Londonderry, Warner, Bachelder of North Hampton, Fernald, Newton, Corning, Conner, Parkman, Dinsmore.

STRAFFORD COUNTY. Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Perry of Dover, Scott of Dover, Reynolds, Nute, Wallingford, Richards, Wallace, Waldron.

BELKNAP COUNTY. Rollins, Hunt of Gilford, Roby of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Knox.

CARROLL COUNTY. Wiggin of Brookfield, Clark of Conway, Demeritt, Huntress, Gilman, Clow, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, George of Concord, Woodworth, Flint, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Woodward of New London, Young of Northfield, Lane, Carroll.

HILLSBOROUGH COUNTY. Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Haselton, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Bowers, Foster of Milford, Gutterson, Kaley, Brigham of Nashua, Cummings, Jackman, Woodward of Nashua, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield. Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Farnum of Marl-

borough, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

Grafton County. Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring. Wells, Hatch of Littleton, Buffum, Hunt of Piermont, Cook.

Coüs County. Gilbert, Oswell, Cole of Columbia, Beattie, Bullard, Marshall, Ellingwood, Wheeler, Pike, Van Dyke, McIver.

One hundred and thirty-one gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Seavey, York of Kensington, Ingalls of Kingston, Stackpole, Young of Newmarket, Leavitt, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Woodman, Randall.

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Jones of Rochester, Meskill, Roberts, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Nutter, Ingalls of Belmont, Smith of Centre Harbor, Frye, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault, Wadleigh of Meredith, Loverin of Tilton.

CARROLL COUNTY. Nash, Towle of Freedom, Gale of Jackson, Harriman, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Downes, Burroughs, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Badger, Dean, Walker, Morrill of Hopkinton, Moore, Rowe, Fowler, Goss, Sherburne, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart. Whitaker. George of Goffstown, Emerson. Brooks of Hancock, Cleasby, Wadleigh of Manchester, Tonery. Lynch. Sullivan, P. H., Martin of Manchester, Daley, Allen. W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Ledoux, Sweeney, Johnson of Nashua, Moran of Nashua, Noble, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Hoyt of Charlestown, Huntley, Loverin of Croydon, Bartlett, Wiley.

Grafton County. Plummer of Alexandria, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Keyes, Morse, Jewell, Bronson, Eastman of Littleton, Sargeant of Plymouth, Moulton of Thornton, Whitcher, Blood.

Coös County. Locke of Carroll, Stevens, Wentworth, Noonan, Tuttle, Hatch of Northumberland, Blais. Day of Stratford, McGregor.

The affirmative prevailed, and the amendment was adopted.

The question then being stated,

Shall the resolution recommended in report "A," that George H. Wadleigh be entitled to a seat in this House be adopted?

The affirmative prevailed,

And the resolution was adopted.

The name of Jonathan L. Loverin, the sitting member from Tilton, was striken from the roll of the House.

On motion of Mr. Scott of Peterborough, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to amend sections 2 and 13 of chapter 155 of the Pub-

lic Statutes, relating to appointment and duties of railroad commissioners.

An act in addition to and amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

An act to incorporate the Mount Saint Mary's convent of the Sisters of Mercy of Manchester.

An act to incorporate the Brookline & Milford Railroad.

An act to change the name of the South Barnstead Christian Association.

An act to incorporate the New Hampshire Christian Association

An act in relation to the Unitarian Grove Meeting Association.

An act to incorporate St. Joseph's Commandery, No. 159, R. C. U., Knights of St. John, of the city of Manchester.

An act to incorporate the Union Electric Company of Goffstown, N. H.

The following entitled bill was read a third time:

An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments.

Mr. Mitchell of Concord moved that the bill be put back upon its second reading.

The motion prevailed.

The bill being upon its second reading Mr. Mitchell offered the following amendment, which was adopted:

Amend section I by striking out the word "person" after the word "no" in the first line of the first section, and insert instead thereof the words, minor or woman, so that said section as amended shall read as follows: Section 1. No minor or woman shall be employed in any manufacturing or mechanical establishment more than fifty-eight hours in a week.

Mr. Mitchell then moved that the rules be suspended, and the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended, and the bill read a third time and passed.

Mr. Everett of Nashua rose to a question of privilege, and stated that he was not present at the forenoon session when the yeas and nays were called on the amendment offered by Mr. Scott of Dover to the motion of Mr. Howard of Manchester to substitute Report "A" for Report "B" of the Committee on Elections on the Tilton contested election case, but desired to go on record as being in favor of the amendment offered by Mr. Scott, and in favor of unseating the sitting member Mr. Loverin, and seating the contestant Mr. Wadleigh.

#### LEAVE OF ABSENCE.

Leave of absence was granted for a week or more to Mr. Ricker of New Durham, on account of sickness.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Banks:

By Mr. O'Shea of Laconia, "An act to incorporate the Merchants' Guaranty Savings Bank."

(Mr. Page of Haverhill in the chair.)

To the Committee on the Revision of the Statutes:

By Mr. Dodge of Manchester, "An act in amendment of chapter 137, Public Statutes of New Hampshire, relating to conveyances of real estate."

To the Committee on Incorporations:

By Mr. Dodge of Manchester, "An act in amendment of the charter of the Vulcan Machine Company, approved March 31, 1891."

By Mr. Everett of Nashua, "An act relating to furnishing light and water to cities and village districts."

To the Committee on Fisheries and Game:

By Mr. Demeritt of Effingham, "An act to prevent fishing on Lord mill-pond, so called, in Effingham."

To the Committee on Railroads:

By Mr. Nash of Conway, "An act authorizing the railroad commissioners to regulate the charges of express companies."

By Mr. Scott of Peterborough, "An act to incorporate the General Miller Park Railroad Association."

To the Committee on Insurance:

By Mr. Dodge of Manchester, "An act in amendment of chapter 167 of the Public Statutes of New Hampshire relative to insurance commissioner."

To the Committee on the Judiciary:

By Mr. Morrison of Boscawen, "An act relative to assessment of taxes in unincorporated places, and upon timber land."

By Mr. Wiggins of Springfield, "An act in relation to the invoice of real estate for the purpose of taxation."

By Mr. Bowers of Merrimack, "Joint resolution providing for the printing of the proceedings at the dedication of the Thornton monument."

The following entitled bill was introduced by Mr. Howard of Manchester, read twice, and on his motion referred to the Committee on Revision of Statutes:

An act to regulate telephone rates.

The following entitled bill was introduced by Mr. Smith of Gilford and read twice:

An act to establish the city of Laconia.

Mr. Plummer of Laconia moved that the bill be referred to a special committee, consisting of the delegation from the town of Laconia.

On a viva voce vote the motion was lost.

Mr. Plummer then called for a division, and a division was had with the following result:

Ninety-four gentlemen voted in the affirmative and one hundred and thirty-seven in the negative, and the motion was lost.

The bill was then referred to the Committee on the Judiciary.

(The speaker in the chair.)

On motion of Mr. Brown of Claremont the further reading of bills was postponed, and all bills and joint resolutions in order for first and second reading were made the special order for tomorrow forenoon at 11 o'clock.

Mr. George H. Wadleigh, of Tilton, admitted to a seat in the House by resolution passed this forenoon, in place of the sitting member, Mr. Jonathan L. Loverin, having been qualified by taking the required oath before his excellency the governor, appeared, and his name was duly entered upon the journal of the House.

On motion of Mr. Hatch of Peterborough,—

Resolved by the House of Representatives, That the use of Representatives' hall be granted the Committee on the World's Fair on Wednesday evening. February 8th, for the purpose of a public hearing upon the bill granting a further appropriation in aid of the New Hampshire exhibit at the Fair.

On motion of Mr. Brown of Claremont, the House adjourned.

WEDNESDAY, February 8, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS PRESENTED AND REFERRED.

To the Committee on Towns:

By Mr. Nash of Conway, petition of J. N. Piper and 69 other citizens of Albany, praying to have the name of Albany changed to Chocorua.

To the Committee on the Judiciary:

By Mr. Sulloway of Manchester, petition of Mrs. Armenia S. White and 1,013 others, twenty-one years of age and upward, praying for the enactment of a law enabling women to vote in all town and municipal elections.

To the Committee on Roads, Bridges, and Canals:

By Mr. Ellingwood of Milan, petition of Alex. M. Beattie and others praying for an appropriation in favor of assisting the town of Stratford in building two bridges across the Connecticut river.

#### REPORTS OF COMMITTEES.

Mr. Brown for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Court Queen City, No. 8,179. Ancient Order of Foresters in Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the

Young Men's Christian Association of Littleton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Burroughs for the Committee on Incorporations, to whom was referred the House bill entitled "An act in amendment of an act passed July 3, 1866, entitled 'An act in amendment of an act passed June 23, 1815, entitled "An act to incorporate the Trustees of the Ministers' and Widows' Charitable Fund," "having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the Senate bill entitled "An act to incorporate the Dartmouth Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Exeter Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Perry for the Committee on Labor, to whom was referred the House bill entitled "An act to create an inspector of factories," having considered the same, reported the same with the following amendment and recommended its passage:

Amend section 4 in the first line by striking out the word "twelve" and substituting therefore the word, thirteen, so that it shall read, No child under the age of thirteen years shall be employed in any, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Scott of Peterborough, for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to parents who abandon minor children under ten years of age," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Foster for the Committee on Public Improvements, to whom was referred the House bill entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, in amendment of chapter 73," having considered the same, reported the same with the following amendments:

Strike out the words "or otherwise," in section 3, and add the words, at its annual election, in section 5.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Van Dyke for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Simm's Stream Valley Railway Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Locke for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Gardner Cable Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Johnson for the Committee on Railroads, to whom was

referred the House bill entitled "An act relating to certain contracts for the conditional sale, or lease, or hire, of railroad and street railway equipments and rolling stock, and providing for the recording thereof," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brown for the Committee on Insurance, to whom was referred the House bill entitled "An act to change the time for the annual report of the insurance commissioner," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Nash for the Committee on Railroads, to whom was referred the House bill entitled "An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Scott of Dover for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to enable the town of Allenstown to construct a town hall in the brick school house in said town," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Sulloway for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of section 8, chapter 114 of the General Laws, in regard to licensing billiard-tables, pool-tables, and bowling-alleys," having con-

sidered the same, reported the same with the following resolu-

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act relating to the taxing of bank stock," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Mitchell for the Committee on the State Library, having considered the subject, introduced the accompanying bill, entitled "An act for the custody, care, and use of the state library building," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Prichard for the Committee on the Agricultural College made the following report:

The Committee on the New Hampshire College of Agriculture and the Mechanic Arts, report that they visited Durham on the twentieth day of January, 1893, and thoroughly inspected the buildings and work done for the establishment of the New Hampshire College of Agriculture and the Mechanic Arts in that town in accordance with the instructions and requirements of the act approved April 10, 1891. The buildings erected are five in number, and all constructed of brick with the exception of the barn, and as a whole appear to be economically and thoroughly built and well adapted to the purposes for which they were designed. A dam has been built across a small stream and water-works constructed, which will furnish an abundant supply for the institution for all ordinary purposes and also for the extinguishment of fire.

A steam plant for heating all the buildings from a central station and for driving machinery, has been put in and is in successful operation in part, and when completed will furnish heat for the whole institution in the most economical and best method now in use.

The committee were satisfied with the amount of work accomplished for the amount of money to be expended. The money in the hands of the trustees of the college will meet all expenses covered by the contract, and no debt has been incurred.

But to put the college in readiness to receive students and to begin its educational work at the beginning of the next college year, about the first of next September, a large amount of work remains to be done in completing portions of the buildings not included in the contract, for gas fixtures, plumbing, and furniture, and for properly grading the ground around the buildings.

The committee are of opinion that this work is indispensable and that sufficient funds should be provided for the same. They, therefore, report the accompanying bill and recommend its passage:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Mitchell, for the Joint Committee on State Library, having considered a joint resolution in favor of the town of Raymond, reported the same without amendment and recommended its passage.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Co.," having considered the same, re-

ported the same with the following amendment, and recommended its passage:

Amend by inserting the words "in the town of Raymond," in first clause of section 2, to read as follows: Said town is authorized and empowered to enter upon, take, and appropriate any streams, springs, or ponds in the town of Raymond, etc.

The report was accepted and the amendment adopted and the bill ordered to a third reading.

On motion of Mr. Sulloway of Manchester the rules were suspended, the bill read a third time and passed.

Mr. Foster, for the Committee on Public Improvements, to whom was referred the House joint resolution appropriating \$1,000 for Sunapee Lake improvements, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Spring of Lebanon moved that the vote whereby the House adopted the resolution that it is inexpedient to legislate on the following entitled joint resolution, viz., "Joint resolution rendering the navigation of Sunapee lake safer," be reconsidered.

The motion prevailed.

On motion of Mr. Brown of Claremont the joint resolution was laid upon the table to be printed.

#### SECOND READING.

The following entitled bill was read a second time and laid upon the table to be printed:

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works," and in amendment of all acts passed subsequently thereto, relating to said water-works.

#### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Wiggins of Springfield, and Mr. Swazey of Bethlehem for the remainder of the week on account of sickness.

Mr. Brown of Claremont offered the following resolution which was adopted:

Whereas, Death has entered and desolated the family of our brother and fellow-member of this House, Mr. James O. Lyford, therefore be it

Resolved, That we deeply sympathize with him in this hour of his grief, sorrow, and domestic affliction.

On motion of Mr. Scott of Peterborough, leave of absence was granted to the veteran soldiers who are members of the House, for this afternoon, for the purpose of attending the encampment at Manchester.

#### MESSAGES FROM THE GOVERNOR.

The following messages were received from His Excellency the Governor by the honorable secretary of state:

## STATE OF NEW HAMPSHIRE.

COUNCIL CHAMBER, February 7, 1893.

To the Honorable Senate and House of Representatives:

I herewith transmit the final report of the commissioners for the preservation of Endicott rock, together with their account of expenditure and a draft of a joint resolution providing for an appropriation to defray the cost of the same.

I commend the subject to the favorable attention of the Legislature.

JOHN B. SMITH, Governor.

The message and accompanying report was referred to the Committee on the Judiciary.

## STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT.

COUNCIL CHAMBER, February 7, 1893.

To the Henorable Senate and House of Representatives:

I herewith transmit the report of the forestry commission.

JOHN B. SMITH, Governor.

The message and accompanying report were referred to the Committee on Forestry.

# STATE OF NEW HAMPSHIRE.

COUNCIL CHAMBER,

CONCORD, February 7, 1893.

To the Honorable Senate and House of Representatives:

I herewith submit for the consideration of the legislature two proclamations issued by my predecessor, Governor Tuttle. I recommend a full investigation of the subjects involved in the proclamations and that such action be taken as will meet the obligations and protect the honor of the state.

JOHN B. SMITH, Governor.

The message and accompanying proclamation were referred to the Committee on the Judiciary.

## STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

COUNCIL CHAMBER, February 7, 1893.

To the Honorable Senate and the House of Representatives:

I herewith transmit a communication from Hon. William E. Chandler, U. S. Senator, recommending some immediate action on the part of this state in securing a representation of New Hampshire in the National Statuary hall at Washington.

I recommend the subject and the communication of our senior senator to the favorable attention of the Legislature.

JOHN B. SMITH, Governor.

The following communication accompanied the message:

## UNITED STATES SENATE.

WASHINGTON, D. C., January 27, 1893.

To His Excellency, Governor John B. Smith:

SIR: It seems to me to be my duty respectfully to urge you to recommend to the Legislature to take action at the present session which shall place in the National Statutary hall, which is the old hall of the House of Representatives in the capitol at Washington, one or both of the statues of New Hampshire citizens, "illustrious for their historic renown or from distinguished civic or military service," for which places are reserved by the act of Congress of July 2, 1864. Every other New England state except Maine is represented by the two statues of its most distinguished sons, and Maine by one such statue. New Hampshire alone has utterly neglected for 28 vears to avail itself of the national invitation. This is the more strange because New Hampshire can place in the national capitol with the acclamations of the whole country as one of her statues the figure of a soldier of the Revolution unsurpassed in renown by any of the other heroes of the War for American Independence.

By universal consent in our state the first place among New Hampshire's earlier citizens, illustrious for their historic renown or from distinguished civic or military services, will be assigned to John Stark, the gallant Indian ranger and fighter, the brave soldier of the Revolution, who fought at Bunker Hill, led the van at Trenton, was conspicuous at Princeton, and was the hero of the Battle of Bennington, which was fought August 16, 1777, mainly by New Hampshire troops, who achieved the victory which cut off the retreat of Burgoyne and his army and made possible their capture at Saratoga. He was born in Londonderry, August 28, 1728, became the last surviving general, except one, of the Revolution, and died at Manchester, May 8, 1822, at the great age of 94, the most famous soldier of the Granite state.

With such pre-eminent and conspicuous subject of commem-

oration as General Stark to place in marble or bronze in the Nation's capitol among the statues of other patriotic Americans, it is not creditable to New Hampshire that there should be any longer delay. The United States senate in a former Congress passed a bill appropriating \$50,000 for the erection on behalf of the nation of a statue of General Stark within the borders of New Hampshire: and a similar bill is now upon the calendar of the senate, recommended for passage by the appropriate committee. But how can we expect such a bill to pass both houses when we are not willing to spend one fifth of that sum to place a statue of Stark in the capitol at Washington in response to the invitation of congress. It may well be remembered in this connection that the United States two years ago repaid to New Hampshire \$180,000, being our state's proportion of the direct tax collected in 1861. Ten per cent. of that sum would have erected both the statues which we are entitled to place in the National Statuary hall. New Hampshire has not a reputation for penuriousness: but she is justly chargeable with dilatoriness in the performance of an act which should be considered one of her highest privileges and duties.

This communication I cannot close without venturing a further suggestion concerning the second statue to be sent by New Hampshire to the Nation's capitol. I think it should be that of Daniel Webster. New Hampshire can claim this greatest American statesman equally with Massachusetts; and the Bay state has already erected in Statuary hall her two statues, representing her great founder, John Winthrop, and that fervid Revolutionary patriot, Samuel Adams. Therefore, a statue of Mr. Webster cannot be placed in the capitol, in pursuance of the national invitation, except by the state of his birth. Then what state contribution will compare with that of New Hampshire, after she is represented in the gallery by heroic figures of John Stark and Daniel Webster! What an opportunity is presented to us! Shall it be longer disdained or neglected by the sons of the Granite state?

Very respectfully,

On motion of Mr. Gilmore of Manchester, the message and accompanying communication was referred to the Committee on National Affairs.

Communication from the secretary of state:

# STATE OF NEW HAMPSHIRE.

OFFICE OF SECRETARY OF STATE.

CONCORD, February 7, 1893.

To the Honorable Senate and House of Representatives:

In accordance with the provisions of section 22, chapter 285 of the Public Statutes, I herewith transmit a return of the appraisal of the property at the state prison.

EZRA S. STEARNS, Secretary of State.

The communication and document accompanying it was referred to the Committee on State Prison.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate, by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

An act to confirm and continue the organization of the Northeastern Mutual Life and Accident Association to change its name and location and to amend its articles of association. An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to the same, approved June 1, 1873.

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the salary of the deputy secretary of state.

Joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

An act in amendment of the charter of the New Hampshire Savings Bank.

An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company."

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

An act in amendment of the charter of the Lower Bartlett Cemetery.

An act to incorporate the Dover Young Men's Christian Association.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

An act providing for a seal for the registrar of vital statistics.

An act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America.

An act to change the name of Watson Express Company to Mutual Express Company.

### MESSAGE FROM THE SENATE, ETC.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That the speaker be authorized to appoint a committee of five with such as the Senate may join, to report resolutions expressive of the sentiment of the Legislature, on the life and character of James G. Blaine, and the Senate have joined on their part as members of such committee, Senators Bowers, Goodnow, and Peavey.

The Senate have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act to establish the city of Somersworth.

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open air concerts.

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

An act providing for the payment of expenses in contests for the establishment of wills.

An act to enable the extension of the town wharf in the town of Newcastle.

An act to amend section 8, chapter 31 of the Public Statutes, in relation to the rights and qualifications of voters.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act for the better protection of nut-bearing trees.

An act to effect the speedy settlement of estates by executors and administrators.

An act in amendment of section 1, chapter 262 of the Public Statutes, relating to coroners' inquests.

An act in amendment of section 7, chapter 132, Public Statutes.

SENATE BILLS READ TWICE AND REFERRED.

To the Committee on the Judiciary:

An act to establish the city of Somersworth.

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open air concerts.

An act to effect the speedy settlement of estates by executors and administrators.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to enable the extension of the town wharf in the town of Newcastle.

An act providing for the payment of expenses in contests for the establishment of wills.

To the Committee on Agriculture:

An act for the better protection of nut-bearing trees.

An act in amendment of section 7, chapter 132 of the Public Statutes.

To the Committee on Banks:

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

To the Committee on Revision of Statutes:

An act to amend section 8, chapter 31 of the Public Statutes, in relation to the rights and qualifications of voters.

The following entitled bill, sent down from the honorable Senate, was read twice and, on motion of Mr. Woodward of Nashua, referred to the Committee on Public Health:

An act in amendment of section 1 of chapter 262 of the Public Statutes, relating to coroners' inquests.

On motion of Mr. Felt of Hillsborough, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to incorporate Court Queen City, 8,179, of the Ancient Order of Foresters in Manchester.

An act to incorporate the Exeter Banking Company.

An act to incorporate the Dartmouth Bank.

The following entitled bill was read a third time:

An act to incorporate the Young Men's Christian Association of Littleton.

Mr. Eastman of Concord moved that the bill be put back upon its second reading.

The motion prevailed.

The bill being upon its second reading, Mr. Eastman of Concord offered the following amendment, which was adopted:

Amend by striking out all of the second section after the words, "purposes aforesaid," and substituting the words, Its real estate, so far as and to the extent to which it is used for the purposes of the association, and its personal property shall be exempt from taxation for a sum not exceeding twenty-five thousand dollars.

On motion of Mr. Eastman of Concord, the rules were suspended, the bill put back upon its third reading, read a third time by its title, and passed

The following entitled bill was read a third time:

An act in amendment of an act passed July 3, 1866, entitled "An act in amendment of an act passed June 23, 1815, entitled 'An act to incorporate the trustees of the Ministers' and Widows' Charitable Fund.'"

On motion of Mr. Eastman of Concord, the bill was put back upon its second reading, and amended, on his motion, by striking out all words in its title after the word "of" in the first line and before the word "trustees" in the third line, and inserting in place thereof the words, the charter of the, so that said title as amended shall read, An act in amendment of the charter of the trustees of the Ministers' and Widows' Charitable Fund.

Then, on motion of Mr. Eastman of Concord, the rules were suspended, the bill put back upon its third reading, read a third time, and passed.

#### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Burnham of Mont Vernon for one week, on account of important business.

On motion of Mr. Page of Haverhill, the following entitled bill was taken from the table:

An act to regulate the sale of coal.

On motion of Mr. Page of Haverhill, the bill was put back upon its second reading, and laid upon the table, and made the special order for Tuesday, February 14, at 11 o'clock in the forenoon.

BILLS ETC. INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Incorporations:

By Mr. Gray of Bennington, "An act to incorporate the Bennington Water-Works Company."

To the Committee on the Judiciary:

By Mr. Meskill of Rollinsford, "An act to create and regu-  $^{40}$ 

late the liabilities of employers, and to make damages for personal injuries suffered by the employés in their service."

By Mr. Johnson of Claremont, "An act providing for the exemption of certain property in Claremont."

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

To the Committee on Revision of the Statutes:

By Mr. Carroll of Warner, an act entitled "An act to repeal sections 1 to 34, inclusive, of chapter 33. Public Statutes of 1891, or the so called Australian Ballot law."

To the Committee on Banks:

By Mr. Johnson of Claremont, "An act to incorporate the Claremont Guaranty Savings Bank."

To the Committee on Roads, Bridges, and Canals:

By Mr. Towle of Freedom, "An act in relation to lumber and wood roads and landings."

The following entitled joint resolution was introduced by Mr. Spring of Lebanon, read twice, and, on motion of Mr. Rowell of Newport, referred to the Committee on the Judiciary:

Joint resolution in favor of the commissioners for the revision of the Statutes.

The following entitled bill was introduced by Mr. Davis of Alstead:

An act to incorporate companies to do business of life and accident insurance on the assessment plan, and to control such companies of the state and of other states doing business in this state.

Mr. Wardwell of Winchester moved that the rules be suspended and the bill be read a first time by its title.

On a viva voce vote the motion prevailed.

Mr. Page of Haverhill called for a division.

The division pending,

Mr. Wardwell withdrew his his motion, and the clerk proceeded to read the bill.

The bill having been read a first time,

And the question being stated,

Shall the bill be read a second time?

On a viva voce vote the negative prevailed.

Mr. Page of Haverhill, called for a division, and a division was had with the following result:

Eighteen gentlemen voted in the affirmative, and one hundred and forty-five gentlemen voted in the negative.

Mr. Page of Haverhill demanded the yeas and nays.

The speaker, it being apparent from the division that no quorum was present, declared the House adjourned.

# THURSDAY, February 9, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

## PETITION PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Wadsworth of Manchester, petition of William Glover for a grant of land.

## REPORTS OF COMMITTEES.

Mr. Pitman for the Committee on the Revision of the Statutes, to whom was referred the bill entitled "An act in

amendment of section 1, chapter 131 of the Public Statutes, for the protection of deer, moose, or caribou," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section 21 of chapter 133 of the Public Statutes, relating to lobsters," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House joint resolution providing for the printing of proceedings at the dedication of the Thornton monument, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. Roberts for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Guptill for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in addition to, and in amendment of, section 1 of chapter 79 of the Public Statutes, relating to sidewalks," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Rowell for the Committee on Asylum for the Insane, to whom was referred the joint resolution entitled "Joint resolution in favor of the New Hampshire Asylum for the Insane," made the following report:

The committee having visited and investigated the institution, report that they find the management satisfactory, and its financial affairs in a prosperous condition, and unanimously recommend the passage of the joint resolution without amendment.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. O'Shea for the Committee on Railroads, to whom was referred the House bill entitled "An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to amend the charter of the Windsor & Forest Line Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the invoice of real estate for the purpose of taxation," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Scott for the Committee on State Library, to whom was referred the House joint resolution entitled "Joint resolution for the purchase of 180 copies of Potter's Military History of New Hampshire," having considered the same, reported the same in a new draft with the following title, "Joint resolution to secure the return of papers in the hands of private parties relating to the military history of New Hampshire, and the pur-

chase of copies of Potter's military history," and recommended its passage.

The report was accepted, the joint resolution in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the publication of the session laws and their distribution to voters and advertising in newspapers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

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On the question of the adoption of the resolution, that it is inexpedient to legislate,

(Discussion ensued.)

The following gentlemen spoke against the resolution:

Messrs. Eastman of Concord and P. H. Sullivan of Manchester.

The following gentlemen spoke in favor of the resolution:

Messrs. Page of Haverhill, Leach of Franklin, Sulloway of Manchester, Wason of New Boston, Spring of Lebanon.

On a viva voce vote the resolution was not adopted.

Mr. Spring of Lebanon called for a division, and a division was had with the following result:

One hundred and seventeen gentlemen voted in the affirmative, and one hundred and twenty-six gentlemen voted in the negative, and the resolution was not adopted.

Mr. Brown of Claremont demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

### ROLL-CALL OF THE HOUSE.

One hundred and fifty-one gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Gillingham, Brown of Deerfield, Adams, Priest of Derry, Morrill of East Kingston, Cooper, Warren of Exeter, York of Kensington, Bailey of Londonderry, Stackpole, Leavitt, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Woodman, Parkman.

STRAFFORD COUNTY. Scott of Dover, Laughlin, Hill of Durham, Nute, Willey, Wallingford, Osborn, Wallace, Roberts, Chase of Somersworth, Marston, Rainville, Leahy, Meserve, Waldron.

Belknap County. Rollins, Ingalls of Belmont, Smith of Centre Harbor, Gale of Laconia, Plummer of Laconia, Knox.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Nash, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Harriman, Huntress, Gilman, Robinson of Wakefield, Mathes.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Tallant, Mitchell, Woodworth, Abbot, Gordon of Concord, Dean, Walker, Noyes, Leach, Sturtevant, Merrick, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Young of Northfield, Chickering, Lane, Fowler, Sherburne, Dunlap, Carroll, Courser.

HILLSBOROUGH COUNTY. Hobart, George of Goffstown, Emerson, Brooks of Hancock, Haselton, Mullen, Ward, Sulloway, Killey, Downs of Manchester, Quint, Clark, C. C., Robinson of Manchester, Gilmore, Allen, F., Martin of Manchester, Daley, Allen, W. J., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Woodbury of Manchester, Howard of Manchester, Montplaisir, Bowers, Gutterson, Cummings, Faxon, Jackman, Ledoux, Johnson of Nashua, Lucier, Noble, Jones of Nashua, Wason, Scott of Peterborough, Hatch of Peterborough, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Lawrence, Perry of Keene, Colony, Morrison of Marlow, Nesmith, Carter of Swanzey.

SULLIVAN COUNTY. Jewett, Severance, Brown of Claremont, Loverin of Croydon, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Blandin, Gordon of Canaan, Hoyt of Hanover, Storrs, Page of Haverhill, Keyes, Morse, Jewell, Bronson, Spring, Eastman of Littleton, Moulton of Lyman, Hunt of Piermont, Colby of Plymouth, Whitcher.

Coüs County. Gilbert, Oswell, Stevens, Noonan, Beattie, Ellingwood, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

One hundred and twenty-two gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, McDuffee of Candia, Spofford, Wetherell, Hooke, Moulton of Hampstead, Perkins, Warner, Bachelder of North Hampton, Fernald, Newton, Bailey of Raymond, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Pearl, York of Lee, Meader, Jones of Rochester, Dodge of Rochester, Meskill.

Belknap County. Nutter, Hunt of Gilford, Roby of Gilford, Smith of Gilford, O'Shea, Theriault, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Bryant.

MERRIMACK COUNTY. Burroughs, Kittredge, Chase of Canterbury, Warren of Chichester, Eastman of Concord, Underhill, Badger, Flint, Chapman, Favor, Nutting, Robie of Hooksett, Woodward of New London, Pressey.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Parker, Gray, Whitaker, Woodbury of Francestown, Pierce of Greenville, Baker, Felt, Danforth, Gould, Priest of Manchester, Clark, G. M., Nearbonne, Merrill, Lynch, Sullivan, P. H., Eaton of Manchester, Bryson, Herbert, Sullivan, F., Reed, Brigham of Nashua, Woodward of Nashua, Sweeney, Woodbury of Nashua, Prichard, Hobbs.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Bowen of Fitz-william, Carter of Gilsum, Willard, Davenport, Howe, McDuffee of Keene, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Dort, Bowen of Walpole, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Johnson of Claremont, Day of Cornish, Collins, Elwell, Coffin, Bartlett, Wiley.

GRAFTON COUNTY. Plummer of Alexandria, Fellows of Bristol, Copithorn, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Ford, Howland, Wells, Lamprey, Sargeant of Plymouth, Cook, Moulton of Thornton.

Coös County. Locke of Carroll, Bullard, McIver.

And the resolution of the committee, that it is inexpedient to legislate, was adopted.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of section 4, chapter 286 of the Public Statutes, in relation to the annual salary of the deputy secretary of state.

An act in amendment of an act entitled "An act to incorporate the Woodsville Loan and Banking Company," passed at the January session, 1891.

An act to confirm and continue the organization of the North-eastern Mutual Life and Accident Association, to change its name and location, and to amend its articles of association.

An act in addition and supplemental to chapter 13 of the Laws of 1891, entitled "An act for the erection of a state library building."

An act in amendment of the charter of the New Hampshire Savings Bank.

A joint resolution authorizing the distribution of fifty copies of Hitchcock's Geological Report.

An act to incorporate the Dover Young Men's Christian Association.

An Act to incorporate Court Wheelwright, No. 7,988, of the Ancient Order of Foresters of America.

An act providing a seal for the registrar of vital statistics.

An act to amend the charter of the New Hampshire Centennial Home for the Aged, approved June 28, 1876.

An act authorizing the town of Milford to appropriate money to celebrate the centennial of said town.

An act in amendment of the charter of St. Paul's School, approved June 29, 1855, and of an act in addition to the same, approved July 1, 1873.

An act to change the name of Watson Express Company to Mutual Express Company.

An act to incorporate the Nutt Hospital of Nashua.

An act to incorporate the Timothy and Abigail B. Walker lecture fund.

An act in amendment of the charter of the Lower Bartlett cemetery.

An act legalizing the taxes assessed in the town of Sutton in the year 1892.

N. S. HUNTINGTON,
W. L. GOODNOW,
GEO. H. COLBY,
For the Committee.

The report was accepted.

#### SECOND READINGS.

The following entitled bill and joint resolution were read a second time and laid upon the table to be printed.

An act providing for the completion of the New Hampshire College of Agriculture and Mechanic Arts in Durham, and for other purposes.

Joint resolution in favor of the town of Raymond.

The following entitled bill was read a second time:

An act for the custody, care, and use of the state library building.

Mr. Mitchell of Concord moved that the bill be amended by adding the word, warmed, after the word "cleaned" in the thirteenth line of the bill.

The amendment was adopted and the bill laid upon the table to be printed.

On motion of Mr. Scott of Peterborough, the following entitled bill was taken from the table and recommitted to the Committee on Revision of the Statutes:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

# NOTICE OF RECONSIDERATION.

Mr. Morrison of Boscawen gave notice that having voted in the affirmative on the resolution, inexpedient to legislate, on the following entitled bill, and said resolution having been adopted, he should on to-morrow or some subsequent day, move to reconsider the vote.

An act relating to the taxing of bank stock.

On motion of Mr. Rowell of Newport, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### THIRD READING.

The following entitled bill was read a third time and passed.

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

#### UNFINISHED BUSINESS.

The unfinished business being the first reading of bills,

The following entitled bills were introduced, read twice and referred:

To the Committee on Railroads:

By Mr. Woodbury of Manchester, "An act to incorporate the Uncanoonuc Electric Railway Company."

By Mr. Peaslee of Plaistow, "An act to incorporate the Plaistow & Haverhill Electric Railway Company."

By Mr. Demeritt of Effingham, "An act to incorporate the Ossipee Valley Railroad Company."

To the Committee on the Judiciary:

By Mr. Sulloway of Manchester, "An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector."

By Mr. Wason of New Boston, "An act authorizing the county of Hillsborough to raise bonds for certain purposes."

By Mr. Eastman of Concord, "An act to simplify the conveyance of real estate."

By Mr. Page of Haverhill, "An act in relation to the village fire district in the town of Bethlehem."

By Mr. McDuffee of Keene, "An act to exempt certain property of the Keene Young Men's Christian Association from taxation."

By Mr. Gilmore of Manchester, "An act to preserve the purity of ice."

To the Committee on Insurance:

By Mr. Underhill of Concord, "An act to incorporate the Mercantile Insurance Company."

To the Committee on Military Affairs:

By Mr. Severance of Claremont, "An act for the benefit of soldiers and sailors of the War of the Rebellion and their widows and dependent relatives."

To the Committee on Revision of the Statutes:

By Mr. Eastman of Concord, "An act in relation to soldiers and their dependent families, and repealing sections 9, 10, and 11 of chapter 84 of the Public Statutes."

By Mr. Field of Nashua, "An act in amendment of chapter 31, section 8, of the Public Statutes, relating to the rights and qualifications of voters."

To the Committee on Railroads:

By Mr. Nutting of Hooksett, "An act to incorporate the Salem & Derry Street Railroad Company."

By Mr. Huntley of Claremont, "An act to incorporate the Claremont Street Railway Company."

To the Committee on Public Health:

By Mr. Carroll of Warner, "An act allowing courts to suspend sentence in certain cases."

To the Committee on Education:

By Mr. Flint of Concord, "An act in amendment of section I of chapter 92 of the Public Statutes, relating to the duties of school boards."

To the Committee on Roads, Bridges, and Canals:

By Mr. Ellingwood of Milan, "Joint resolution for the repair of the highway leading from Gem Road station in the town of Randolph to the Peabody river in Pinkham's Grant."

To the Committee on Incorporations:

By Mr. Noonan of Gorham, "An act to incorporate the Columbian Indemnity Company of Manchester."

By Mr. Killey of Manchester, "An act to Incorporate the Derryfield club of Manchester, N. H."

By Mr. Felt of Hillsborough, "An act to incorporate the Hillsborough Electric Light, Heat, and Power Company."

To the Committee on Agriculture:

By Mr. Webster of Enfield "An act for the protection of the owners of breeding horses."

By Mr. Page of Haverhill, "Joint resolution in favor of the town of Haverhill."

By Mr. Walker of Dunbarton, "Joint resolution in favor of the town of Dunbarton."

To the Committee on Military affairs:

By Mr. Woods of Nashua, "Joint resolution appropriating money to shingle the state barracks at Weirs."

To the Committee on the Judiciary:

By Mr. Hunt of Gilford, "An act relating to the salary of the solicitor of Belknap county."

By Mr. Brigham of Winchester, "An act to amend chapter 179 of the Public Statutes relating to the appointment of guardians.

By Mr. Leach of Franklin, "An act to provide for the transportation of state officers."

To the Committee on Roads, Bridges, and Canals:

By Mr. Van Dyke of Stewartstown, "Joint resolution for the benefit of road from Bear rock in Stewartstown to Diamond pond in the same town."

To the Committee on Revision of the Statutes:

By Mr. Gilbert of Berlin, "An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate."

The following entitled bill was introduced by Mr. Woods of Nashua and read once:

An act to prohibit the clipping of horses in certain months of the year.

On motion of Mr. Woodbury of Manchester the bill was indefinitely postponed.

The following entitled bill was introduced by Mr. Jones of Nashua and read once:

An act entitled "An act to provide for the registration of plumbers."

On motion of Mr. Wardwell of Winchester the bill was indefinitely postponed.

The following entitled joint resolution was introduced by Mr Gordon of Canaan and read once:

Joint resolution for the construction of a highway to the sum mit of Cardigan mountain, in the town of Orange.

The question being stated,

Shall the joint resolution be read a second time?

Mr. Hoyt of Hanover moved that the joint resolution beindefinitely postponed.

On a viva voce vote the motion prevailed.

Mr. Colby of Plymouth called for a division.

The division pending,

Mr. Hoyt of Hanover withdrew his motion.

The joint resolution was read a second time and referred to the Committee on Roads, Bridges, and Canals.

Mr. McGregor of Whitefield moved that the House adjourn.

The motion was lost.

To the Committee on Incorporations:

By Mr. Noonan of Gorham, "An act to incorporate the Mascot Water and Electric Supply Company."

To the Committee on Revision of the Statutes:

By Mr. Lawrence of Jaffrey, "An act in amendment of sections 17 and 18 of chapter 112 and section 1 of chapter 251 of the Public Statutes, relating to the sale of malt liquors and cider."

Mr. Dean of Danbury moved that the House adjourn.

The motion was lost.

To the Committee on the Judiciary:

By Mr. Brown of Goffstown, "Joint resolutin in favor of Richard Woodham of Goffstown."

By Mr. Priest of Manchester, "An act to amend section 30 of chapter 112 of the Public Statutes relating to seizure and sale of liquor."

By Mr. Page of Haverhill, "Joint resolution in favor of Horace C. Brown and George H. Whitcher."

By Mr. Brown of Goffstown, "An act relating to club rooms and their management."

By Mr. Howard of Manchester, "An act in amendment of section 2, chapter 123 of the Public Statutes, relating to the licensing of peddlers."

By Mr. Page of Haverhill, "An act relating to sureties for costs in certain cases."

To the Committee on Education:

By Mr. Follansby of Exeter, "An act to sever the homestead of Helen M. Pike from Hampton Falls, and annex the same to Exeter for school purposes."

To the Committee on Roads, Bridges, and Canals:

By Mr. Willey of Washington, "Joint resolution for repairing the New Hampshire turnpike in the town of Washington."

By Mr. McDuffee of Keene, "Joint resolution for an appropriation for the highway leading from Harrisville through the town of Nelson to Stoddard Long Pond."

To the Committee on Banks:

By Mr. Goss of Pittsfield, "An act to incorporate the Suncook Valley Banking Company."

To the Committee on Fisheries and Game:

By Mr. Loverin of Croydon, "An act for the protection of brown quail, or quails known as such."

Mr. Rowell of Newport moved that the House adjourn.

The motion was lost.

To the Committee on Incorporations:

By Mr. Laughlin of Dover, "An act to incorporate Division 3, Ancient Order of Hibernians of the City of Dover."

By Mr. P. H. Sullivan of Manchester, "An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company."

To the Committee on State House and State-House Yard:

By Mr. George of Concord, "Joint resolution in relation to providing certain repairs to the state house."

On motion of Mr. Leach of Franklin,—

Resolved, That the use of Representatives' hall be granted to the Committee on Revision of the Statutes on Thursday evening, February 16, for a public hearing on the Australian Ballot law

On motion of Mr. McDuffee of Keene,-

Resolved. That the use of Representatives' hall be granted to the Republican members of the House on Tuesday evening, February 14, for a caucus; and to the Democratic members, for a caucus, on the following evening, at 7:30 o'clock.

Mr. Page of Gilmanton moved that the following entitled bill be recalled from the Committee on the Judiciary and referred to a special committee consisting of the delegation from Belknap county:

An act relating to the salary of the solicitor of the county of Belknap.

The motion was flost.

On motion of Mr. Leach of Franklin, the following entitled bill was recalled from the Committee on Revision of the Statutes and referred to the Committee on the Judiciary:

An act in amendment of sections 17 and 18, chapter 112, and section 1 of chapter 251 of the Public Statutes, relating to the sale of malt liquors and cider.

On motion of Mr. Everett of Nashua.—

Resolved. That when the House adjourns this afternoon it be to meet to-morrow morning at 10 o'clock.

### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill with an amendment, in the passage of which amendment they ask the concurrence of the House of Representatives:

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirming its organization.

Amend the bill by adding the following section:

SECT. 3. A large part of the property and manufacturing plant of the corporation being located at Berlin Falls in this state and its principal business being carried on at that place, the company shall be required to pay only such charter fee as is required by law to be paid by corporations which carry on their entire business and have their principal office in this state.

The question being stated,

The House concurred in the Senate amendment.

Mr. Rowell of Newport moved that the House adjourn.

On a viva voce vote the motion was lost.

Mr. Rowell called for a division.

Mr. Nash of Conway demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

Twenty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Fellows of Brentwood, Corning.

STRAFFORD COUNTY. York of Lee.

BELKNAP COUNTY. Page of Gilmanton.

CARROLL COUNTY. Pitman, Towle of Freedom, Huntress, Bryant.

MERRIMACK COUNTY. Eastman of Concord, Gordon of Concord.

HILLSBOROUGH COUNTY. Woodbury of Francestown.

CHESHIRE COUNTY. Davis of Alstead, McDuffee of Keene, Morrison of Marlow, Davis of Sullivan, Brigham of Winchester.

SULLIVAN COUNTY. Jewett, Severance, Collins, Elwell, Rowell.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Page of Haverhill, Buffum, Lamprey.

Coos County. Ellingwood.

Fifty-nine gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Hooke, Moulton of Hampstead, Pevear, Fernald, Dinsmore.

STRAFFORD COUNTY. Scott of Dover.

BELKNAP COUNTY. Smith of Gilford, O'Shea, Plummer of Laconia, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Nash, Currier, Demeritt, Harriman, Piper.

MERRIMACK COUNTY. Kittredge, Mitchell, Dean, Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Young of Northfield, Goss, Pressey, Carroll.

HILLSBOROUGH COUNTY. Gray, Brooks of Hancock, Felt, Danforth, Reed, Hobbs.

CHESHIRE COUNTY. Gowing, Bowen of Fitzwilliam, Davenport, Lawrence, Perry of Keene, Colony, Farnum of Marlborough, Martin of Richmond, Hall, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Coffin.

Grafton County. Copithorn, Hoyt of Hanover, Storrs, Keyes. Morse, Burton, Cheney, Derby, Sargeant of Plymouth, Colby of Plymouth, Cook, Whitcher, Blood.

No quorum having voted, the speaker declared the House adjourned.

FRIDAY, FEBRUARY 10, 1893.

The House met at 10 o'clock according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITION PRESENTED AND REFERRED.

To the Committee on Incorporations:

By Mr. Gould of Manchester, petition of Michael Herbert

and twenty-two others, praying for a charter for General Stark Court, No. 7,724, A. O. F. of America, to be located in Manchester.

### REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and had found correctly engrossed the bill with the following title:

An act to establish water-works in the town of Raymond, and to incorporate the Raymond Water-Works Company.

W. L. GOODNOW, GEO. H. COLBY, For the Committee.

The report was accepted.

Mr. Scott of Peterborough moved that the rules be suspended and that the further consideration of reports of committees now in order for consideration be dispensed with for to-day.

On the motion,

(Discussion ensued.)

The question being stated,

The motion prevailed.

The rules were suspended.

The further consideration of committee reports was dispensed with for to-day.

On motion of Mr. Eastman of Concord,---

Resolved, That the Committee on Incorporations be instructed to report adversely on all bills for incorporations which can be organized under existing general laws.

On motion of Mr. Morrill of Hopkinton,—

Resolved, That the state board of health be directed to investigate the cause of the late catastrophe at the county buildings in the county of Strafford, by which forty or more persons were

burned to death, and to report at as early a day as practicable all particulars regarding the same, and to recommend any legislation needed for the public safety.

## UNFINISHED BUSINESS.

The unfinished business being the first reading of bills and joint resolutions, the following entitled bills and joint resolutions were introduced, read twice, and referred:

To the Committee on the Judiciary:

By Mr. Hatch of Littleton, "An act in addition to section 28, chapter 112 of the Public Statutes, relating to recognizance in liquor cases."

By Mr. Page of Haverhill, "An act abolishing the office of state printer, and providing for the public printing"

Also, "An act in amendment of chapter 6 of the Public Statutes, relating to the public printer and public printing."

To the Committee on Incorporations:

By Mr. Sulloway of Manchester, "An act to incorporate the gymnasium."

By Mr. Priest of Manchester, "An act to authorize the Excelsior Fibre Company to increase its capital stock."

To the Committee on Banks:

By Mr. Goss of Pittsfield, "An act requiring every trust company, savings-bank, or association, doing a commercial business of receiving deposits subject to check, to keep a lawful money reserve."

To the Committee on Revision of Statutes:

By Mr. Woodbury of Manchester, "An act in amendment of section 34, chapter 126 of the Public Statutes, relating to petroleum."

To the Committee on Roads, Bridges, and Canals:

By Mr. Colby of Plymouth, "Joint resolution appropriating the sum of one hundred dollars, for each of the years 1893 and 1894, for the purpose of repairing and maintaining the highway in Alexandria, between the towns of Hebron and Bristol near the western border of Newfound lake."

By Mr. Woodbury of Francestown, "Joint resolution in aid of the Crotchet Mountain road in the town of Francestown."

To the Committee on Military Affairs:

By Mr. Frederick Allen of Manchester, "Joint resolution for the erection of a monument on the battlefield of Gettysburg by the First New Hampshire battery of light artillery."

To the Committee on Fisheries and Game:

By Mr. Sulloway of Manchester, "An act to authorize and empower the fish and game commissioners to control and maintain fishways."

The following entitled bill, introduced by Mr. George of Goffstown, was read once:

An act placing a bounty on woodchucks.

On motion of Mr. Eastman of Concord, the bill was indefinitely postponed.

(Mr. Page of Haverhill in the chair.)

To the Committee on the Judiciary:

By Mr. Plummer of Laconia, "An act to authorize the Belknap county convention to bond said county for the purpose of erecting a court house in said county."

By Mr. Gray of Bennington, "An act to prohibit the manufacture of spirituous and malt liquors."

By Mr. Nash of Conway, "An act to regulate the price charged for gas and to regulate the candle-power of the same."

To the Committee on Railroads:

By Mr. Bachelder of North Hampton, "An act to incorporate the Rye Beach Electrical and Horse Railroad."

By Mr. Nash of Conway, "An act to regulate fares on rail-roads."

By Mr. Page of Haverhill, "An act to incorporate the Moosilauke Electric Railway Company."

To the Committee on Incorporations:

By Mr. Cummings of Nashua, "An act in amendment and addition to an act entitled 'An act to incorporate the Exeter Water-Works,'"

By Mr. Scott of Dover, "An act to incorporate the Bellamy Bridge Company."

By Mr. Hatch of Peterborough, "An act to incorporate the Charles Wilder Manufacturing Company."

To the Committee on Banks:

By Mr. Gilmore of Manchester, "An act to incorporate the Manchester Loan and Banking Company."

To the Committee on the Judiciary:

By Mr. Quimby of Concord, "An act in relation to the taxation of money loaned on real estate situated in New Hampshire."

To the Committee on Railroads:

By Mr. Priest of Manchester, "An act to amend the charter of the Manchester Street Railway."

By Mr. Corning of Salem, "An act to incorporate the Salem & Pelham Street Railway."

To the Committee on Claims:

By Mr. Gordon of Concord, "Joint resolution in favor of C. H. Hutchinson."

To the Committee on Revision of the Statutes:

By Mr. Leach of Franklin, "An act to regulate telegraph and telephone companies."

To the Committee on Military Affairs:

By Mr. Downs of Manchester, "An act relating to the New Hampshire National Guard."

To the Committee on Public Improvements:

By Mr. Baker of Hillsborough, "An act to establish a state board of highway commissioners and to provide for the assessment, collection, and distribution of a state highway tax."

To the Committee on Banks:

By Mr. Plummer of Laconia, "An act in relation to foreign insurance companies, corporations, associations, and agents."

To the Committee on Fisheries and Game:

By Mr. Nash of Conway, "Joint resolution appropriating the sum of six hundred dollars to establish a state fish-hatching house upon Walker's pond in Conway."

To the Committee on Incorporations:

By Mr. Scott of Peterborough, "An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

The following entitled bill, introduced by Mr. Mitchell of Concord, was read twice, and on motion of Mr. Scott of Peterborough referred to the Committee on the Revision of the Statutes:

An act to abolish jury fees and repeal section 22 of chapter 287 of the Public Statutes.

The following entitled bill, introduced by Mr. Wadleigh of Meredith, was read twice:

An act to incorporate the Meredith Coöperative Association.

Mr. Rowell of Newport moved that the bill be indefinitely postponed.

Mr. Rowell withdrew his motion.

The bill was referred by the speaker to the Committee on Incorporations.

Mr. Rowell of Newport offered the following resolution:

Resolved, That this House adjourn at 12 o'clock m. until 2 o'clock p. m., and when it adjourns this p. m. it be to meet Monday evening next at 8 o'clock.

The question being upon the adoption of the resolution,

Mr. Eastman of Concord moved to amend the resolution so that it read as follows:

Resolved, That this House adjourn at 12 o'clock m., and when it then adjourn it be to meet on Monday evening next at 8 o'clock.

The amendment was adopted.

Mr. Leach of Franklin moved to further amend so that the resolution read as follows:

Resolved, That when the House adjourns this forenoon it be to meet on Monday next at 8 o'clock.

The amendment was adopted.

The resolution as amended was then adopted.

On motion of Mr. Brigham of Winchester,

Resolved. That the clerk be directed to cause the publication in the newspapers taken by the House of a list of the members who did not answer to their names at the roll-call, which disclosed the want of a quorum on Thursday afternoon of this week, and of a like list of absentees on any roll-call to-day, except those who were excused by the House.

#### NOTICE OF RECONSIDERATION.

Mr. Gould of Manchester gave notice that having voted in the affirmative on the passage of the resolution he should on to-morrow or some subsequent day, move to reconsider the vote whereby the House adopted the resolution.

The following entitled bill introduced by Mr. Wells of Lisbon, was read twice:

An act in relation to a history of New Hampshire for use in the public schools.

Mr. Guptill of Portsmouth moved that the bill be referred to the Committee on Fisheries and Game.

On a viva voce vote the motion was lost.

Mr. Gould of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Four gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Corning.

MERRIMACK COUNTY. Farnum of Concord, Dodge of Hopkinton.

HILLSBOROUGH COUNTY. Woodbury of Manchester.

Fifty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Moulton of Hampstead, Pevear, Young of Newmarket, Guptill.

Belknap County. Nutter, Smith of Gilford, Plummer of Laconia, Wadleigh of Tilton.

CARROLL COUNTY. Nash, Demeritt, Bryant.

MERRIMACK COUNTY. Eastman of Concord, Mitchell, George of Concord, Chapman, Leach, Robie of Hooksett.

HILLSBOROUGH COUNTY. Little, Gray, Brown of Goffstown, Emerson, Felt, Danforth, Gould, Clark, G. M., Fullerton, Clark, C. C.,

Gilmore, Wadsworth, Cummings, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Davenport, Perry of Keene, Foskett, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Davis of Sullivan, Hall, Brigham of Winchester.

SULLIVAN COUNTY. Rowell.

GRAFTON COUNTY. Fellows of Bristol, Ford, Sargeant of Plymouth.

Coös County. Oswell, Ellingwood.

No quorum having voted the speaker declared the House adjourned.

# MONDAY, February 13, 1893.

The House met at 8 o'clock in the afternoon according to  $\ ^{\downarrow}$  adjournment.

(The speaker in the chair.)

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Wheeler of Shelburne for one week, on account of sickness.

Leave of absence was granted to Mr. Beattie of Lancaster until Wednesday next, on account of a death in his family.

# (Mr. Eastman of Concord in the chair.)

Mr. Chamberlin of Berlin (the speaker) addressed the House, and stated that information had just come to him of the death of Mr. Pike, the member from the town of Stark, that he should on to-morrow or some subsequent day, present a resolution in respect to his memory; and as a mark of respect and the sorrow of the House occasioned by his decease, he moved that the House adjourn.

The motion prevailed.

The House adjourned.

TUESDAY, FEBRUARY 14, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Mr. Page of Haverhill moved that the rules be suspended, and that the general orders be postponed, and that the unfinished business, being the first reading of bills, be taken up.

The motion prevailed.

BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on Railroads:

By Mr. Howard of Manchester, "An act to incorporate the City & Suburban Street Railroad of Manchester."

By Mr. Page of Haverhill, "An act to incorporate the French Pond Granite Railway Company."

By Mr. Morrill of Hopkinton, "An act to enlarge the power of the board of railroad commissioners in relation to changes in highways, to avoid accidents to trainmen from overhanging bridges."

By Mr. Bronson of Landaff, "An act to incorporate the Merrimack Valley Boynton Bicycle Railway Company."

To the Committee on Incorporations:

By Mr. Howard of Manchester, "An act to incorporate the Fitzpatrick Medicine Company."

By Mr. Gilmore of Manchester, "An act to change the name of the Elliott Manufacturing Company."

By Mr. Young of Newmarket, "An act to incorporate the Newmarket Water-Works."

By Mr. Howard of Manchester, "An act to incorporate the Saint Vincent de Paul Society of New Hampshire."

By Mr. P. H. Sullivan of Manchester, "An act to incorporate Queen City Circle, No. 161, Companions of the Forest."

To the Committee on Fisheries and Game:

By Mr. Woodbury of Francestown, "An act to prohibit the taking of trout from the streams in the town of Francestown, Hillsborough county."

By Mr. Wallace of Rochester, "An act to incorporate the Thom's Pond Fishing Association."

By Mr. Felt of Hillsborough, "An act for the better protection of fish in the public waters of the state."

To the Committee on Insurance:

By Mr. Roberts of Rollinsford, "An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association."

To the Committee on Banks:

By Mr. Goss of Pittsfield, "An act to revive the charter of the Pittsfield bank, passed June session, 1879."

To the Committee on Revision of the Statutes:

By Mr. Nash of Conway, "An act in amendment of section 1, chapter 32 of the Public Statutes, relating to supervisors of check-lists."

To the Committee on Manufactures:

By Mr. Page of Haverhill, "An act to incorporate the Woodsville Manufacturing Company."

The following entitled bill was introduced by Mr. George of Concord, read twice, and on motion of Mr. Mitchell of Concord, referred to a special committee consisting of the delegation from the city of Concord:

An act to amend the charter of the city of Concord, reorganizing the wards.

The following entitled bills were referred to a special commit-

tee, consisting of the delegation from the city of Nashua, on motion of Mr. Cummings of Nashua:

By Mr. Woodward of Nashua, "An act in amendment of the charter of Nashua changing the tenure of office of the board of assessors."

Also, "An act to amend the charter of the city of Nashua, in relation to the election of overseer of the poor."

By Mr. Jones of Nashua, "An act to amend the charter of the city of Nashua in relation to the election of marshal and assistant marshal."

The following entitled bill was introduced by Mr. Woodward of Nashua, read twice, and on his motion, referred to a special committee consisting of the delegation from the city of Nashua:

An act in amendment of the charter of the city of Nashua.

(Mr. Brown of Claremont in the chair.)

To the Committee on Incorporations:

By Mr. Leach of Franklin, "An act in amendment of the charter of the Capital Fire Insurance Company."

To the Committee on Railroads:

By Mr. Leach of Franklin, "An act relating to the Franklin & Tilton Railroad and to regulate rates of fare and freight thereon."

To the Committee on the Judiciary:

By Mr. Gilmore of Manchester, "An act to simplify the process for protecting certain water rights and the rights of riparian proprietors."

By Mr. Cleasby of Hollis, "An act in relation to the election of highway commissioners."

By Mr. Reynolds of Dover, "An act to establish a board of tax commissioners."

By Mr. Gilbert of Berlin, "An act relating to hawkers, peddlers, and itinerant merchants."

To the Committee on Education:

By Mr. Piper of Wolfeborough, "An act to sever the homestead farm of John L. Goldsmith from Wolfeborough and annex the same to Ossipee, for school purposes."

To the Committee on Soldiers' Home:

By Mr. Foskett of Keene, "An act making appropriations for the New Hampshire Soldiers' Home."

To the Committee on Insurance:

By Mr. Bullard of Manchester, "An act to incorporate the Lancaster Fire Association."

To the Committee on Revision of the Statutes:

By Mr. Montplaisir of Manchester, "An act in amendment of section 2, chapter 55 of the Public Statutes, in relation to exempting church property from taxation."

To the Committee on Labor:

By Mr. Dow of Portsmouth, "An act regulating the hours of employment for labor in state, counties, cities, and towns."

(The speaker in the chair.)

To the Committee on Agriculture:

By Mr. Morrison of Boscawen, an act entitled "An act to prevent the building of barbed wire fence in any place."

By Mr. Robie of Hooksett, "An act to regulate the spraying of fruit trees with poisonous substances."

To the Committee on Education:

By Mr. Buffum of Monroe, "An act providing for the attendance of teachers at school houses during the noon intermission."

To the Committee on the Judiciary:

By Mr. P. H. Sullivan of Manchester, "An act in amendment of section 9, chapter 221 of the Public Statutes, in relation to discharges in cases of arrest on civil process."

By Mr. Gould of Manchester, "An act to cure and prevent drunkenness."

By Mr. Pevear of Hampton Falls, "Joint resolution to clean and repair Meshech Weare monument in Hampton Falls."

To the Committee on Revision of the Statutes:

By Mr. Plummer of Laconia, "An act in amendment of chapters 218, 219, and 205 of the Public Statutes, in relation to service of writs and other processes."

By Mr. Leavitt of Northwood, "An act in further amendment of an act entitled 'An act to incorporate Northwood Adademy,' approved June 22, 1867."

To the Committee on Incorporations:

By Mr. Gould of Manchester, "An act to incorporate the Manchester Land Improvement Company."

The following entitled bill was introduced by Mr. Guptill of Portsmouth, read once, and on his motion, referred to the Committee on the Judiciary:

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to tax on county property.

On motion of Mr. Brown of Claremont,—

Resolved, That the clerk be instructed to place the name of the "Nashua Telegraph" on the roll of newspapers for the balance of the session instead of the "New Hampshire Republican."

The Committee on Elections were granted leave to sit during the forenoon session. Mr. Morrill of Hopkinton offered the following concurrent resolution, which was adopted:

Resolved, by the House of Representatives, the Senate concurring, That the state board of health be directed to investigate the cause of the recent fire at the Strafford county almshouse and asylum, by which forty or more persons were burned to death; and, further, the said board shall investigate the management, construction, and condition of the said county buildings; the board shall also include in its investigation any other almshouse or asylum for the insane in this state that it deems necessary, and the board is empowered to send for persons and papers: and it shall report at as early a day as practicable all the particulars of its investigation with such recommendations as it deems best for the public good.

Mr. Eastman of Concord moved that the House adjourn.

On a viva voce vote the motion was lost.

Mr. Eastman of Concord called for a division, and a division was had with the following result:

Sixty-four gentlemen voted in the affirmative.

Seventy-four gentlemen voted in the negative.

No quorum voting,

The speaker declared the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### UNFINISHED BUSINESS.

In accordance with the vote of the House passed this forenoon, the unfinished business, being the first reading of bills and joint resolutions, was taken up. BILLS, ETC., INTRODUCED, READ TWICE, AND REFERRED.

To the Committee on the Judiciary:

By Mr. Pitman of Bartlett, "An act to define and regulate the mode of publishing notices of courts of probate."

By Mr. Little of Antrim, an act entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works and to issue its bonds therefor."

By Mr. George of Concord, "An act to secure a lien on watches and other articles of jewelry repaired."

The following entitled bill was introduced by Mr. Brigham of Nashua, read twice, and on motion of Mr. Cummings of Nashua, referred to a special committee consisting of the delegation from the city of Nashua:

An act in amendment of the charter of the city of Nashua, relating to street commissioner and salary of mayor.

To the Committee on Banks:

By Mr. Gilmore of Manchester, "An act to incorporate the Merchants' Bank."

By Mr. Robinson of Manchester, "An act to change the name of the Granite State Trust Company."

By Mr. Gordon of Concord, "An act to incorporate the Merchants' Bank in Concord, state of New Hampshire."

By Mr. Lyford of Concord, "An act in amendment of sections 4 and 5 of chapter 65 of the Public Statutes, in relation to the taxation of savings-banks, trust companies, etc."

By Mr. Whitcomb of Keene, "An act in amendment of the charter of the Keene Guaranty Savings Bank."

To the Joint Committee on the State Library:

By Mr. Gilmore of Manchester, "An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library."

To the Committee on Incorporations:

By Mr. Foster of Milford, "An act to incorporate the Milford Electric Light Company."

By Mr. Gilmore of Manchester, "An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes."

By Mr. Merrick of Henniker, "An act to incorporate the Henniker Hotel and Improvement Company."

To the Committee on Fisheries and Game:

By Mr. Roby of Gilford, "An act for the protection of white-fish."

By Mr. Page of Haverhill, "An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game."

By Mr. Carroll of Warner, an act entitled "An act to amend section 5 of chapter 131 of the Public Statutes, relating to snaring of game."

By Mr. Merrill of Manchester, "An act to prohibit fishing in a certain portion of Piscataquog river."

By Mr. G. M. Clark of Manchester, "An act placing a bounty on foxes."

To the Committee on Education:

By Mr. Blandin of Bath, "An act to establish the salary of the superintendent of public instruction."

By Mr. Flanders of Littleton, "An act in amendment of section 20 of chapter 90 of the Public Statutes, relating to the treasurer of school-districts."

By Mr. Van Dyke of Stewartstown, "An act to establish a special school district in the town of Stewartstown."

To the Committee on Agricultural College:

By Mr. Dean of Danbury, "An act in amendment of chapter 52 of the Laws of 1891, relating to the election and qualification of trustees of the New Hampshire College of Agriculture and the Mechanic Arts."

To the Committee on Military Affairs:

By Mr. Downs of Manchester, "An act in amendment of the charter of the Manchester Cadets."

To the Committee on Manufactures:

By Mr. Sturtevant of Franklin, "An act to incorporate the Pemigewasset Manufacturing Company."

To the Committee on Towns:

By Mr. Clark of Conway, "An act relating to the division of towns and the creation of new towns."

To the Committee on the Revision of the Statutes:

By Mr. Brigham of Winchester, "An act in amendment of section 14, chapter 43 of the Public Statutes, relating to the duties of town officers."

To the Committee on the Judiciary:

By Mr. Little of Antrim, "An act in amendment of and in addition to sections 4 and 5 of chapter 205 of the Public Statutes, relating to the abatement of common nuisances and regulating the practice thereunder."

By Mr. Gilmore of Manchester, "Joint resolution providing for indexing the public records."

By Mr. Ricker of New Durham, "An act to indemnify towns for costs in road damages."

By Mr. Ward of Manchester, "An act to amend chapter 264, section 21, of the Public Statutes, relating to the practice of physiogonomy."

By Mr. Leavitt of Northwood, "An act authorizing selectmen to annually appoint agents to take charge of public burial grounds."

To the Committee on Banks:

By Mr. Scott of Dover, "Joint resolution for the abatement of one half of the tax of the Newmarket Savings Bank."

To the Committee on Agriculture:

By Mr. Cummings of Nashua, "Joint resolution in favor of the city of Nashua."

By Mr. Kaley of Milford, "Joint resolution in favor of Charles Whittier and S. S. Warren."

To the Committee on Elections:

By Mr. Page of Haverhill, "Joint resolution in favor of Jethro Aldrich."

To the Committee on Military Affairs:

By Mr. Sargeant of Plymouth, "Joint resolution in favor of an appropriation to recast the bronze tablet on the monument erected at the copse of trees on cemetery ridge, Gettysburg. known as 'high water mark of the Rebellion,' by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted."

To the Committee on Fisheries and Game:

By Mr. Morrison of Boscawen, "Joint resolution providing for the construction and maintenance of a fish-hatching house in Merrimack county."

By Mr. Pearl of Farmington, "Joint resolution for establishing a fish-hatching house in the town of New Durham."

By Mr. Worster of Dover, "Joint resolution to provide for a fish-hatching house at Dover, N. H."

To the Committee on Roads, Bridges, and Canals:

By Mr. Whitaker of Deering, "Joint resolution to appropriate money for the removal of rocks from and repair of the county road and New Hampshire turnpike, in the town of Deering."

By Mr. Whitcher of Warren, "Joint resolution for the repair of the highway from Breezy Point in Warren to North Woodstock."

By Mr. Stevens of Colebrook, "Joint resolution for the repair of highways in Coös county."

By Mr. Clark of Conway, "Joint resolution for the repair of the highway between the Willey House and the westerly line of Bartlett."

By Mr. Goss of Pittsfield, "Joint resolution appropriating a sum of money to aid in building and repairing a carriage road on and near Catamount mountain in the town of Pittsfield."

By unanimous consent, the following entitled bill, introduced by Mr. Gilmore of Manchester, was withdrawn, a bill of similar import having been introduced:

An act to change the name of the Granite State Trust Company.

### UNFINISHED BUSINESS.

Mr. Eastman of Concord called for the unfinished business, which was upon the following entitled bill:

An act in relation to a school history of New Hampshire for use in the public schools.

The pending question being upon the motion of Mr. Guptill of Portsmouth, that the bill be referred to the Committee on Fisheries and Game,

By unanimous consent Mr. Guptill withdrew his motion.

The speaker then referred the bill to the Committee on Education.

On motion of Mr. Scott of Dover, the following entitled joint resolution was recalled from the Committee on Education and referred to the Committee on Claims:

Joint resolution in favor of Jethro Aldrich.

The following resolution, presented by Mr. Mullen of Manchester, and on the speaker's desk, was taken up, on motion of Mr. Ward of Manchester:

Whereas, Certain charges have been preferred by the Manchester Union against a certain member or members of the House of Representatives, and whereas, the said charges, if true, constitute a serious offence against the rules of the said House of Representatives, and perhaps a crime against the laws of the state; and whereas, the said charges reflect upon the character of the members of this House, not only the members from Manchester, but from all the other parts of the state, therefore, be it

Resolved, That a committee of nine be appointed by the speaker of the House of Representatives to investigate the said charges and report to this House.

The question being stated,

(Discussion ensued.)

The resolution was adopted.

On motion of Mr. Page of Haverhill, the following entitled bill, on the table as the special order for this forenoon at 11 o'clock, was taken up and made the special order for to-morrow at 12 o'clock noon:

An act to regulate the sale of coal.

The Committee on Elections was granted leave to sit during the afternoon session.

### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Aldrich of Westmoreland until Thursday.

On motion of Mr. Brown of Claremont, the following joint resolution, on the table to be printed, was taken from the table and referred to the Committee on Public Improvements:

Joint resolution rendering the navigation of Sunapee lake safer.

Mr. Hoyt of Hanover moved that the House adjourn.

On a viva voce vote the motion was lost.

Mr. Woodbury of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

Fifty-two gentlemen voted in the affirmative, viz.,

ROCKINGHAM COUNTY. Gillingham, Perkins, Pevear, Warner. Peaslee.

STRAFFORD COUNTY. Kimball, Crawford, Reynolds, Wallingford.

Belknap County. Nutter, Smith of Gilford.

CARROLL COUNTY. Copp.

MERRIMACK COUNTY. Morrison of Boscawen, Burroughs, Raymond, Farnum of Concord, Eastman of Concord, Woodworth, Leach, Favor, Nutting, Dunlap.

HILLSBOROUGH COUNTY. Little, Baker, Mullen, Ward. Killey. Priest of Manchester, Merrill, Robinson of Manchester, Gilmore. Cummings, Field, Woods, Wason, Scott of Peterborough.

CHESHIRE COUNTY. McDuffee of Keene.

SULLIVAN COUNTY. Jewett, Huntley, Loverin of Croydon, Bartlett.

Grafton County. Batchelder of Ashland, Copithorn, Ford, Hoyt of Hanover, Jewell, Burton, Cheney, Wells.

Coös County. Oswell, Day of Stratford.

One hundred and thirty-four gentlemen voted in the negative, viz.,

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford, Cooper, Wetherell, Moulton of Hampstead, Becker, Stackpole, Young of Newmarket, Batchelder of North Hampton, Fernald, Guptill, Sinclair, Moran of Portsmouth, Cole of Salem, Corning, Sleeper, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Scott of Dover. Willey, Osborn, Meskill, Chase of Somersworth, Waldron.

BELKNAP COUNTY. Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Hill of Chatham, Clark of Conway, Nash, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Harriman, Huntress, Rumery, Gilman, Robinson of Wakefield, Clow, Mathes.

MERRIMACK COUNTY. Kittredge, Mitchell, Lyford, George of Concord, Dean, Merrick, Dodge of Hopkinton, Morrill of Hopkinton. Moore, Rowe, Woodward of New London, Young of Northfield, Fowler, Pressey, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Gray, Woodbury of Francestown, Pierce of Greenville, Brooks of Hancock, Felt, Danforth, Quint, Clark, C. C., Allen, F., Dodge of Manchester, Smith of Manchester, Wadsworth, Frost, Woodbury of Manchester, Gutterson. Kaley, Noble, Prichard, Hobbs, Barker.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Bowen of Fitz-william, Howe, Lawrence, Colony, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Bowen of Walpole, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Johnson of Claremont, Collins, Coffin, Rowell, Martin of Plainfield.

Grafton County. Plummer of Alexandria, Blandin, Swasey, Fellows of Bristol, Gordon of Canaan, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Storrs, Keyes, Morse, Spring, Howland, Flanders of Littleton, Eastman of Littleton, Derby, Buffum, Lamprey, Sargeant of Plymouth, Cook, Moulton of Thornton, Whitcher, Blood.

Coös County. Locke of Carroll, Stevens, Noonan, Tuttle, Marshall, McIver.

And the motion was lost.

Mr. Lyford of Concord moved that the following concurrent resolution be taken from the table:

Resolved, by the House of Representatives, the Senate concurring, That the present session of the Legislature be brought to a final adjournment on Saturday, the eighteenth (18th) day of February next, at 12 o'clock noon.

Mr. Lyford of Concord moved that the resolution be amended by inserting the words, Friday, March third, in place of "Saturday, February eighteenth," so that said resolution as amended shall read:

Resolved, by the House of Representatives, the Senate concurring, That the present session of the Legislature be brought to a final adjournment on Friday, March third, at 12 o'clock noon.

The question being stated,

On a viva voce vote the affirmative prevailed.

Mr. Page of Haverhill called for a division, and a division was had with the following result:

One hundred and thirteen gentlemen voted in the affirmative.

Fifty-two gentlemen voted in the negative.

No quorum voting, the speaker declared the House adjourned.

WEDNESDAY, FEBRUARY 15, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. C. B. Crane, D. D., of Concord.

### PETITIONS PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. Gordon of Canaan, petition of Cyrus A. Kimball and one hundred and seventy-two others.

Petition of Isaac J. Burgess and twenty-three others.

Petition of Mr. E. L. Douglass and fourteen others.

Petition of Arthur S. Frazier and thirteen others.

Petition of George W. Hazelton and forty-seven others.

All praying for the passage of an act to establish a High school district in that part of the town of Canaan, formerly known as districts numbers six, seven and eight.

To the Committee on Claims:

By Mr. Young of Northfield, petition of George H. Wadleigh, praying for remuneration for expenses in contesting his right to a seat in the House.

## REPORTS OF COMMITTEES.

Mr. Jones for the Committee on Insurance, to whom was referred the House bill entitled "An act in amendment of chapter 167, Public Statutes of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The following minority report accompanied the report of the committee:

The undersigned, a minority of the Insurance Committee, being unable to agree with the majority, begs leave to report as follows, in relation to House bill No. 256, "An amendment to chapter 167 of the Public Statutes of New Hampshire, in relation to the insurance commissioner:"

Resolved, That it is inexpedient to legislate, for the following reason: The bill is very loosely drawn, and leaves too much to the discretion of the insurance commissioner, and that no investigation should be made unless requested by the town or city authorities when fire occurs.

E. H. EVERETT.

Mr. Everett of Nashua moved that the minority report be substituted for the majority report of the committee.

The question being stated,

(Discussion ensued.)

The motion prevailed.

The question being stated,

Shall the resolution of the minority report be adopted?

The affirmative prevailed and the resolution was adopted.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act authorizing the board of mayor and aldermen of cities and selectmen of towns to require electric wires to be placed underground," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act providing for the exemption from taxation of certain property in Claremont," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was

referred the Senate bill entitled "An act to effect the speedy settlement of estates by executors and administrators," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act authorizing the county of Hillsborough to issue bonds for certain purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House joint resolution remitting the charter fee of the Peterborough Water-Works Company, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act providing for the appointment of inspectors of buildings by cities and towns, and defining their duties," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in relation to trapping wild animals," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to simplify the conveyance of real estate," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted.

Upon the question of the adoption of the resolution reported by the committee,

(Discussion ensued.)

Messrs. Sulloway of Manchester, Mitchell of Concord, and Brown of Claremont spoke in favor of the resolution.

Messrs. Eastman of Concord and Page of Haverhill spoke against the resolution.

The question being stated,

The resolution of the committee was adopted.

Mr. Woodward for the Committee on Public Health, to whom was referred the House bill entitled "An act to perfect the records of births, marriages, and deaths," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Clark for the Committee on Towns, to whom was referred the House bill entitled "An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was laid upon the table to be printed.

Mr. Perry for the Committee on Labor, to whom was referred

the House bills entitled "An act to provide for a commissioner of labor and to establish a bureau of labor," and "An act to establish a bureau of labor," having considered the same, rereported the same in a new draft and recommended its passage.

The report was accepted, the bills in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Clark for the Committee on Towns, to whom was referred the House bill entitled "An act to authorize the town of Gilford to establish a system of sewerage and to fund its indebtedness occasioned thereby, and for other purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Woodworth for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act regulating the use of bicycles in highways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of section 3 of chapter 55 of the Public Statutes, relating to taxation of machinery, gas, electric light plants, wires, and poles," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading tomorrow forenoon at 11 o'clock.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act

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in relation to lumber and wood roads and highways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Clark for the Committee on Towns, to whom was referred the House bill entitled "An act to change the name of the town of Albany to that of Chocorua," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Clark for the Committee on Towns, to whom was referred the House bill entitled "An act to annex a certain island in Winnipiseogee lake to the town of Moultonborough," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

The speaker ordered the bill laid upon the table to be printed.

Mr. Lyford of Concord raised the question that the bill was not of a public nature and the rule did not require its printing.

The speaker agreed with the position of Mr. Lyford on examination of the bill.

Mr. Gilmore of Manchester moved that the bill be laid upon the table to be printed.

Mr. Page of Haverhill moved to amend the motion by adding the words, under the rule.

On a viva voce vote the amendment was lost.

Mr. Page of Haverhill called for a division, and a division was had with the following result:

Ninety-seven gentlemen voted in the affirmative.

One hundred and fifty-seven gentlemen voted in the negative.

The amendment was lost.

The motion of Mr. Gilmore of Manchester then prevailed.

Mr. Pearl for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Jones for the Committee on Insurance, reported a bill entitled "An act to incorporate the Eastern Fire Insurance Company of New Hampshire," and having considered the same, recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Wardwell of Winchester for Thursday and Friday, on account of important business.

Mr. Woodbury of Francestown was granted leave of absence for the remainder of the forenoon, to attend a funeral.

## LEAVE OF ABSENCE FOR COMMITTEES.

The Committee on Fisheries and Game were granted leave of absence for to-morrow, to visit the State fish-hatching house near Plymouth.

The Committee on Elections were granted leave to sit in session during the morning session.

### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill:

An act to regulate the sale of coal.

The bill being upon its second reading,

Mr. Page of Haverhill offered the following amendment:

Amend by striking out the first line thereof, and also by striking out the words, "city or," in the seventh line, so that said section shall read as follows:

The selectmen of any town of one thousand or more inhabitants, upon the written application of ten or more of the voters of such town therefor, shall appoint annually one or more suitable persons, not interested in the sale of coal, or who are not employés of any person so interested, to be weighers thereof in in such town, and shall fix their compensation, to be paid by persons requiring their services, and who before entering upon the duties of their office shall be duly sworn.

Also, amend section 2 by striking out the words, "mayor and alderman or," in the second and third lines, so that said section shall read as follows:

SECT. 2. Suitable scales shall be provided at the expense of the town, under the supervision of the selectmen and located as they may direct.

Also, amend section 5 by adding at the end of said section the words, but this act shall not apply to any city, so that said section shall read as follows:

SECT. 5. This act shall take effect from and after its passage, but this act shall not apply to any city.

The question being stated,

Shall the amendment be adopted?

On a viva voce vote the amendment was not adopted.

Mr. Page of Haverhill called for a division.

The division pending,

(Discussion ensued.)

Mr. Scott of Peterborough moved that the bill be indefinitely postponed.

On the motion,

(Discussion ensued.)

The question being stated,

Mr. Brown of Claremont demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and sixty-two gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Fellows of Brentwood, Gillingham, Spofford, Adams, Morrill of East Kingston, Warren of Exeter, Perkins, Pevear, Warner. Fernald, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Newton, Bailey of Raymond, Cole of Salem, Conner, Parkman, Dinsmore.

STRAFFORD COUNTY. Kimball, Moulton of Dover, Worster, Smith of Dover, Laughlin, Willey, Wallingford, Richards, Osborn, Dodge of Rochester, Wallace, Leahy.

BELKNAP COUNTY. Hunt of Gilford, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Clark of Conway, Nash, Currier, Towle of Freedom, Gale of Jackson, Huntress, Gilman, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Raymond, Eastman of Concord, Mitchell, Lyford, Gordon of Concord, Badger, Flint, Leach, Sturtevant, Woodward of New London, Fowler, Dunlap, Pressey.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Parker, Gray, George of Goffstown, Emerson, Pierce of Greenville, Cleasby, Dan-

forth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Howard of Manchester, Montplaisir, Reed, Bowers, Foster of Milford, Gutterson, Brigham of Nashua, Faxon, Jackman, Everett, Jones of Nashua, Woodbury of Nashua, Field, Hobbs, Scott of Peterborough, French.

CHESHIRE COUNTY. Davis of Alstead, Carter of Gilsum, Willard, Perry of Keene, McDuffee of Keene, Colony, Farnum of Marlborough, Morrison of Marlow, Wellington, Carter of Swanzey, Dort, Bowen of Walpole, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Day of Cornish, Collins, Coffin

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Blandin, Swasey, Copithorn, Gordon of Canaan, Follansbee of Dorchester, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Keyes, Jewell, Bronson, Spring, Flanders of Littleton, Eastman of Littleton, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Cook, Whitcher.

Coös County. Oswell, Locke of Carroll, Stevens, Hurlbut, Noonan, Tuttle, Marshall, Ellingwood, Day of Stratford, McGregor.

One hundred and thirty-three gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, McDuffee of Candia, Brown of Deerfield, Johnson of Epping, Wetherell, Hooke, Moulton of Hampstead, York of Kensington, Bailey of Londonderry, Becker, Stackpole, Young of Newmarket, Bachelder of North Hampton, Leavitt, Corning, Sleeper.

STRAFFORD COUNTY. Swain, Foster of Dover, Crawford, Perry of Dover, Scott of Dover, Reynolds, Rogers, Hill of Durham, Fletcher of Farmington, Pearl, York of Lee, Ricker, Meader, Jones of Rochester, Meskill, Rainville, Meserve, Waldron.

Belknap County. Nutter, Smith of Centre Harbor, Smith of Gilford, Page of Gilmanton, Frye, O'Shea, Plummer of Laconia, Theriault.

CARROLL COUNTY. Demeritt, Harriman, Rumery, Bryant, Copp.

MERRIMACK COUNTY. Sargent of Allenstown, Kittredge, Chase of Canterbury, Warren of Chichester, Brown of Concord, Tallant, Farnum of Concord, George of Concord, Underhill, Merrick, Favor, Nutting. Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Young of Northfield, Goss, Sherburne, Carroll, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Little, Hobart, Whitaker, Brown of Goffstown, Brooks of Hancock, Felt, Lynch, Martin of Manchester, Daley, Allen, W. J., Eaton of Manchester, Bryson, Herbert, Sullivan, F., Kaley, Ledoux, Woodward of Nashua, Johnson of Nashua, Lucier, Moran of Nashua, Noble, Prichard, Eaton of Weare, Barker.

CHESHIRE COUNTY. Gowing, Bowen of Fitzwilliam, Howe, Lawrence, Whitcomb, Martin of Richmond, Davis of Sullivan, Nesmith, Hall. Wardwell.

SULLIVAN COUNTY. Jewett, Severance, Brown of Claremont, Huntley, Loverin of Croydon, Elwell, Rowell, Martin of Plainfield, Bartlett, Wiley.

Grafton County. Fellows of Bristol, Webster, Ford, Hoyt of Hanover, Storrs, Morse, Burton, Cheney, Howland, Wells, Buffum, Colby of Plymouth, Moulton of Thornton, Blood.

Coös County. Gilbert, Cole of Columbia, Blais, McIver.

The motion prevailed.

### TAKEN FROM THE TABLE.

On motion of Mr. Lyford of Concord, the following entitled bills, and the reports accompanying them, were taken from the table:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

On motion of Mr. Lyford of Concord, the bills and reports

were laid upon the table and made the special order for this afternoon at 3 o'clock.

On motion of Mr. Rowell of Newport, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### THIRD READING.

The following entitled bill was read a third time and passed:

An act to change the name of the town of Albany to that of Chocorua.

On motion of Mr. Gilmore of Manchester, the use of Representatives' hall was granted to the Committee on Railroads for Tuesday evening, February 21, for a public hearing.

## SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bills and reports thereon:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

The pending question on both bills being the motion to substitute the minority for the majority report of the committee.

The question being stated,

(Discussion ensued.)

The following gentlemen spoke in favor of the motion:

Messrs. P. H. Sullivan of Manchester and Mitchell of Concord

Mr. Sulloway of Manchester spoke against the motion.

On motion of Mr. Lyford of Concord, the bills and reports were laid upon the table and made the special order for to-morrow at 12 o'clock noon.

## UNFINISHED BUSINESS.

The unfinished business, being reports of committees, was taken up.

## REPORTS OF COMMITTEES.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in addition to section 28, chapter 112 of the Public Statutes, relating to recognizance in liquor cases," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Johnson for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Claremont Guaranty Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act to change the name of the Merrimack Mortgage and Debenture Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Merchants' Guaranty Savings Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Suncook Valley Banking Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to revise the charter of the Claremont Loan and Trust Company," having considered the same, reported the same with the following amendment and recommended its passage:

SECT. 4. Nothing in this charter shall be construed to allow a savings-bank business.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to enable the town of Exeter to establish water-works in the town of Exeter," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Plummer for the Committee on Education, to whom was referred the House bill entitled "An act to establish a high-school district in that part of the town of Canaan, formerly known as Districts No. 6, 7, and 8," having considered the

same, reported the same without amendment and recommended its passage.

The report was accepted.

Mr. Plummer of Laconia, moved that the rules be suspended, and the bill be put upon its third reading and passage at this time.

The motion prevailed.

Mr. Eastman of Concord moved that the rules be further suspended and that the bill be read the third time by its title.

The motion prevailed.

The bill was read a third time and passed.

Mr. Plummer for the Committee on Education, to whom was referred the House bill entitled "An act to enable the town of Loudon to purchase the school property in said town," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Locke for the Committee on Incorporations, to whom was referred the House bill entitled "An act to authorize the Excelsior Fibre Company to increase its capital stock," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Woodward for the Committee on Public Health, to whom was referred the House bill entitled "An act for the better enforcement of section 6, chapter 92, Public Statutes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and on motion of Mr. Page of Haverhill, the bill was recommitted to the committee to be reported in a new draft.

Mr. Wadleigh for the Committee on Incorporations, to whom was referred the House bill entitled "An act to authorize the Meredith village fire district to establish water-works," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Cooper for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section 3, chapter 131 of the Public Statutes of New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the house bill entitled "An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the House bill entitled "An act authorizing the city of Nashua to issue bonds," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to

whom was referred the House bill entitled "An act to protect oyster planting and bedding in the Great bay so called," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Leach for the Committee on Revision of Statutes, to whom was referred the house bill entitled "An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Guptill for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 14, section 6, of the Public Statutes, relating to charter fees," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled 'An act to amend the charter of the Concord Horse

Railroad," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at the o'clock.

Mr. Merrick for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Kearsarge Railroad Company," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Robic for the Committee on the Industrial School, made the following report:

The Committee on the Industrial School visited the institution February 2, and found the buildings in a neat and satisfactory condition.

Inmates well cared for and apparently happy. School exercises very interesting and pupils quite proficient.

Found a large herd of exceedingly fine thoroughbred Devon cattle housed in the large barns, said barns having been put in excellent condition by shingling and painting the last year.

Your committee unanimously recommend the passage of the following joint resolution:

Joint resolution in favor of the Industrial School.

The report was accepted, the joint resolution read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Locke for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Mt. Prospect Turnpike and Hotel Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill laid upon the table to be printed.

Mr. Plummer for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of an act entitled 'An act to incorporate Mount Lebanon Lodge, No. 32," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading.

Mr. Woodbury for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Derryfield Club of Manchester, N. H.," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Foster for the Committee on Public Improvements, to whom was referred the House bill entitled "An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district," having considered the same, reported the same with the following amendment and recommended its passage:

Amend section 3 by inserting in the sixth line, after the word "parks," the following words: aiding or maintaining public reading-room.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Scott of Peterborough, for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works and raise its bonds therefor," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill laid upon the table to be printed.

Mr. Scott of Peterborough, for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to indemnify towns for costs in land damages," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to cure and prevent drunkenness," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of section 2, chapter 55 of the Public Statutes, relating to tax on county property," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the Committee on Revision of Statutes.

The report was accepted and the resolution adopted.

Mr. Mullen of Manchester moved that the House adjourn.

The motion was lost.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of section 2, chapter 55 of the Public Statutes, in reference to persons and property liable to taxation," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the Committee on Revision of the Statutes.

The report was accepted and the resolution adopted.

Mr. Day for the Committee on the State Normal School, asked leave to introduce a bill entitled "An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School," and recommended its passage.

The report was accepted, the bill read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the village fire district in the town of Bethlehem," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kaley for the Committee on Banks, to whom was referred the Senate bill entitled "An act to change the name of the Dover Coöperative Savings Fund and Loan Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to enable the extension of the town wharf in the town of Newcastle," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings-bank treasurers," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Bachelder for the Committee on Finance, to whom was referred the following House resolution:

Resolved, That the Committee on Finance be instructed to inquire into the expediency of repealing all laws providing for standing appropriations, and providing for the same by appropriations at the regular session of the Legislature, and report by bill or otherwise," reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Eastman of Concord, the report was laid upon the table.

Mr. Fellows for the Committee on Incorporations, to whom was referred the House bill entitled "An act to amend the charter of the Electric Meter and Motor Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Sinclair for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to enable Andrew P.

Preston and Frank S. Preston to extend their wharf in the city of Portsmouth," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Eastman for the Committee on Public Health, to whom was referred the House bill entitled "An act allowing courts to suspend sentence in certain cases," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Piper for the Committee on Agriculture, to whom was referred the House bill entitled "An act providing for a bounty on hawks," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Morrill for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act to abolish jury fees, and repeal section 22 of chapter 287 of the Public Statutes," having considered the same, reported the same, without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to change the time of holding the trial term of the supreme court for Sullivan county, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock Mr. Downs for the Committee on Military Affairs, to whom was referred the House bill entitled "An act to enable the commander-in-chief to order a parade of the organized militia outside of the state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Spring for the special committee consisting of the delegation from the county of Grafton, to whom was referred the House bill entitled "An act to establish a third judicial district in the county of Grafton, having considered the same, reported the same with the following amendment to wit, strike out the word "Dorchester" in section 2, and recommended its passage.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

On motion of Mr. Page of Haverhill the rules were suspended, the bill read a third time by its title and passed.

Mr. Eastman for the special committee consisting of the delegation from Concord, to whom was referred the House bill entitled "An act for the preservation of the purity of the water of Penacook lake in Concord, for domestic uses by the citizens of Concord," having considered the same, reported the same with the following amendment, and when amended recommended its passage.

Amend the first section by striking out the words, "propelled by any other means than oars or sails."

The report was accepted.

On motion of Mr. Mitchell of Concord the bill and report were laid upon the table.

Mr. Gilmore for the special committee consisting of the delegation from the city of Manchester, to whom was referred the House bill entitled "An act establishing a board of fire com-

missioners for the city of Manchester," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Roberts for the special committee consisting of the Strafford county delegation, to whom was referred the House joint resolution in favor of William T. Wentworth, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted.

The joint resolution in a new draft was read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Eastman for the Committee on Public Health asked leave to introduce a bill entitled "An act to prevent the introduction of epidemic diseases into the state," and recommended its passage.

The report was accepted, the bill read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Lyford of Concord moved that the House adjourn.

The motion was lost.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the message of his excellency, the governor, transmitting the report of the commissioners for the preservation of Endicott Rock and draft of a joint resolution for the reimbursement of the Endicott Rock commissioners, having considered the same, reported the following joint resolution and recommended its passage:

Joint resolution for the reimbursement of the Endicott Rock Commissioners.

The report was accepted, the joint resolution read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gilmore for the special committee consisting of the delegation from the city of Manchester, to whom was referred the House bill entitled "An act establishing boards of park and street commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes," having considered the same, reported the same in a new draft with a new title, and recommended its passage.

The report was accepted, the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution, providing for a brook trout hatching house at Manchester, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

On motion of Mr. Carroll of Warner the House adjourned.

THURSDAY, FEBRUARY 16, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act to amend the charter of the New Hampshire Trust Company.

A joint resolution in favor of the Sandwich Savings Bank.

An act authorizing the Manchester & North Weare Railroad to extend its railroad from North Weare to the village of Henniker.

An act in amendment of the charter of the Bristol Savings Bank approved July 1, 1868.

An act to incorporate the Dartmouth Bank.

An act to incorporate the Endicott Rock Fraternal Sick and Death Benefit Association.

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough.

An act to incorporate the Wolfeborough Junction Water Company.

An act authorizing the Glen Manufacturing Company to increase its capital stock and confirm its organization.

An act to incorporate the Knights of Honor at North Stratford in the town of Stratford.

N. S. HUNTINGTON, W. L. GOODNOW,

For the Committee.

The report was accepted.

Mr. Nash for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to amend section 30 of chapter 112 of the Public Statutes, relating to seizure, forfeiture, and sale of liquor," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the House joint resolution entitled "An act to clean

and repair the Meshech Weare monument in Hampton Falls," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to amend chapter 264, section 21, of the Public Statutes, relating to the practice of physiognomy," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Guptill for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act to further amend an act entitled 'An act to incorporate Northwood academy,'" having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act authorizing the town of Somersworth to exempt from taxation the property of Littlefield Post, No. 8, G. A. R.," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow morning at 11 o'clock.

Mr. Underhill for the Committee on State Prison, to whom was referred the annual appraisal of the property at the state prison, having considered the same, reported the same with the following resolution:

Resolved, That it be filed in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Lake Trust Company," having considered the same, reported the same with the following resolution:

Reselved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Hatch for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the resolution adopted.

Mr. Nash for the Committee on Railroads, to whom was referred the House joint resolution in relation to the surplus earnings of the Concord Railroad Corporation, having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Marshall for the Committee on Agriculture, to whom was referred the Senate bill entitled "An act for better protection of nut-bearing trees," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Leach for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 135 of the Public Statutes of New Hampshire relative to the sale of drugs and medicines," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Mitchell of Concord, the bill and report were laid upon the table.

### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Foskett of Keene for one week, on account of illness.

Mr. Bullard of Lancaster was granted leave of absence for to-day, on account of important business.

Mr. Prichard of New Ipswich was granted leave of absence for to-day, on account of important business.

Mr. Jewett of Claremont was granted leave of absence for the remainder of the week, on account of sickness.

Mr. Bronson of Landaff was granted leave of absence for the remainder of the week, on account of sickness.

## COMMITTEE EXCUSED.

The Committee on Elections was granted leave of absence to sit in session during the morning session of the House.

On motion of Mr. Eastman of Concord,—

Resolved, That the state treasurer be directed to report to this house what sums of inoney are payable by standing appropriations, and to whom, and what sums in addition to salary can be paid by or in behalf of the different departments of the state, by reason of standing appropriations or permanent laws; and in case any such authority is unlimited, to state what sums were expended by virtue of such authority during the last fiscal year, and also to report what unexpended balances, if any, there are of appropriations heretofore made, which are now available for future use.

The speaker announced the appointment of Mr. Johnson of Nashua as a member of the Committee on Towns, in place of Mr. Loverin, the member unseated from the town of Tilton.

The speaker further announced the appointment of Mr. Wadleigh of Tilton as a member of the Committee on Labor, in place of Mr. Pike of Stark, deceased.

#### SECOND READINGS.

The following entitled bills and joint resolutions were read a second time and laid upon the table to be printed:

An act providing for a bounty on hawks.

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

An act to provide for a commissioner of labor and establish a bureau of labor.

An act for the taxation of machinery and in addition to section 3 of chapter 55 of the Public Statutes.

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to prevent the introduction of epidemic diseases into the state.

An act to establish water-works in the town of Exeter.

An act establishing a board of street and park commissioners for the city of Manchester and authorizing said city to issue bonds for certain purposes.

Joint resolution in favor of the Industrial School.

Joint resolution to secure the return of papers in the hands of private parties relating to the military history of New Hampshire and the purchase of copies of Potter's Military History.

Joint resolution in favor of William T. Wentworth.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

The following entitled bill was read a second time:

An act to constitute the Black River Railroad Company, a corporation within the state of New Hampshire.

Mr. Gilmore of Manchester offered the following amendment, which was adopted:

Strike out the word "two" in the seventh line of section 3 and insert in place thereof the word, six.

The bill was then ordered to a third reading.

The following entitled bill was read a second time, and on motion of Mr. Leach of Franklin, laid upon the table:

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

The following entitled bill was read a second time and ordered to a third reading:

An act in amendment of chapter 214 of the Pamphlet Laws passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railaoad."

The following entitled bill was read a second time:

An act to prevent the taking of smelts in Great Bay and the waters of Piscatagua river.

Mr. O'Keefe of Portsmouth moved that the rules be suspended, and the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended, and the bill read a third time and passed.

On motion of Mr. Rowell of Newport, the following entitled bill on the table, having been printed and distributed and in order to be forwarded, was taken up and recommitted to the Committee on Forestry:

An act for the establishment of a forestry commission.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bills and the reports of the committees thereon:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

The pending question on each bill being the motion of Mr. Page of Haverhill, to substitute the minority for the majority report of the committee,

On the motion,

(Discussion ensued.)

Mr. Lyford of Concord moved that the following entitled bill and the reports thereon be first considered:

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

The question being stated,

Shall the minority report be substituted for that of the majority?

On a viva vote vote the negative prevailed.

Mr. Page of Haverhill demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

#### ROLL-CALL OF THE HOUSE.

One hundred and twenty gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Seavey, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, York of Lee, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Leahy, Meserve.

Belknap County. Nutter, Smith of Centre Harbor, Frye, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Currier, Gale of Jackson, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Abbot, Gordon of Concord, Dean, Walker, Moore, Rowe, Fowler, Goss, Sherburne, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Emerson, Brooks of Hancock, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Ledoux, Johnson of Nashua, Moran of Nashua, Noble, Green, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Loverin of Croydon, Bartlett, Wiley.

GRAFTON COUNTY. Blandin, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Keyes. Morse, Jewell, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Moulton of Thornton, Whitcher, Blood.

Cous County. Locke of Carroll, Stevens, Tuttle, Hatch of North-umberland, Blais, Day of Stratford.

One hundred and sixty-six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Adams, Follansby of Exe-

ter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Warner, Batchelder of North Hampton, Fernald, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Richards, Osborn, Meader, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Harriman. Huntress, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Whitaker, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Kaley, Burnham, Brigham of Nashua, Cummings, Faxon, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Day of Cornish, Collins. Elwell, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan. Ford, Hoyt of Hanover, Storrs, Bur-

ton, Cheney, Spring, Wells, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Marshall, Ellingwood, Van Dyke. McIver.

The following gentlemen were paired: Messrs. Copp and Gilman, Towle of Freedom and Raymond, W. J. Allen of Manchester and Woodward of Nashua, Wadleigh of Manchester and Daley, Moulton of Dover and Roberts, Buffum and Hobbs, Foster of Dover and Dodge of Rochester, Willey and Kimball, Newton and O'Keefe, Winn and Wallace, Wardwell and Colby of Plymouth.

The negative prevailed.

The motion was lost.

The report of the majority of the committee was accepted.

Mr. Mitchell of Concord offered the following amendment:

Amend section 11 by substituting therefor the following:

Sect. 11. This act shall take effect and become a part of the charter of the city of Concord on January 1, 1894. *Provided*, That at a meeting of the inhabitants of said city, who are qualified to vote for city and ward officers, to be holden at such time prior to December 1, 1893, as shall be designated by a vote of the board of mayor and aldermen of said city, a majority of those voting at such meeting shall vote in favor of adopting the same as part of and in amendment of the charter of said Concord.

And the question being stated,

Shall the amendment be adopted?

Mr. Mitchell of Concord demanded the yeas and navs.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and nineteen gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Seavey, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper.

STRAFFORD COUNTY. Laughlin, Rogers, York of Lee, Ricker, Jones of Rochester, Meskill, Chase of Somersworth, Marston, Leahy, Meserve.

BELKNAP COUNTY. Nutter, Smith of Centre Harbor, Frye, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Currier, Gale of Jackson, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Abbot, Gordon of Concord, Badger, Dean, Walker, Moore, Rowe, Fowler, Goss, Sherburne, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Emerson, Brooks of Hancock, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Ledoux, Johnson of Nashua, Moran of Nashua, Noble, Hobbs, Barker, French.

CHESHIRE COUNTY. Colony, Morrison of Marlow, Bowen of Walpole, Hall.

Sullivan County. Johnson of Claremont, Loverin of Croydon, Bartlett, Wiley.

Grafton County. Blandin, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Keyes, Morse, Jewell, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Moulton of Thornton, Whitcher.

Coös County. Locke of Carroll, Stevens, Noonan, Tuttle, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

One hundred and seventy-two gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Warner, Bachelder of North Hampton. Fernald, Cole of Salem, Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Richards, Osborn, Meader, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Morrison of Boscawen, Brown of Concord, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett. Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Kaley, Brigham of Nashua, Cummings, Faxon, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Whitcomb, Farnum of Marlbor-

ough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Wells, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Marshall, Ellingwood, Van Dyke, McIver.

The following gentlemen were paired: Messrs Copp and Gilman, Towle of Freedom and Raymond, W. J. Allen of Manchester and Woodwood of Nashua, Wadleigh of Manchester and Daley, Roberts and Moulton of Dover, Buffum and Hobbs, Foster of Dover and Dodge of Rochester, Willey and Kimball, Newton and O'Keefe, Winn and Wallace, Wardwell and Colby of Plymouth.

The negative prevailed.

The amendment was not adopted.

The bill was then ordered to a third reading.

On motion of Mr. Lyford of Concord, the following entitled bill and committee reports thereon was taken up and made the special order for this afternoon at 3 o'clock:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

On motion of Mr. Lyford of Concord, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

Mr. Scott of Dover called the House to order and read the following communication:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

Concord, February 16, 1893.

Mr. Scott:

I am obliged to be absent this afternoon, and request you to preside during the afternoon session of the House.

R. N. CHAMBERLIN.

Speaker.

#### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Farnum of Marlborough, for Monday and Tuesday, February 21 and 22, to attend to important business.

#### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to authorize the Excelsior Fibre Company to increase its capital stock.

An act to incorporate the Merchants' Guaranty Savings Bank.

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act to incorporate the Claremont Guaranty Savings Bank.

## SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill and the committee reports thereon:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

The pending question being the motion of Mr. Page of Haverhill, to substitute the minority report for the majority report of the committee. The question being stated,

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

Ninety-four gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Seavey, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper.

STRAFFORD COUNTY. Laughlin, York of Lee, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Leahy, Meserve.

Belknap County. Nutter, Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Currier, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Dean, Walker, Rowe, Fowler, Sherburne, Dunlap, Pressey, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Brooks of Hancock, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Ledoux, Johnson of Nashua, Noble, French.

CHESHIRE COUNTY. Colony, Morrison of Marlow, Bowen of Walpole, Hall.

Sullivan County. Loverin of Croydon, Bartlett, Wiley.

Grafton County. Plummer of Alexandria, Follansbee of Dorchester, Webster, Cole of Grafton, Page of Haverhill, Keyes, Morse, Jewell, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Whitcher, Blood.

Coös County. Locke of Carroll, Tuttle, McGregor.

One hundred and sixty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Bachelder of North Hampton, Fernald, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Towle of Dover, Perry of Dover, Reynolds, Nute, Kingman, Wallingford, Richards, Osborn, Meader, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Woodworth, Flint, Leach, Sturtevant, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Felt, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Jones of Nashua, Woodbury of Nashua, Field, Woods, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Bowen of Fitz-william, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Hurlbut, Beattie, Marshall. Ellingwood, Van Dyke, McIver.

The negative prevailed.

The majority report of the committee was accepted.

The bill being on its second reading,

Mr. Howard of Manchester offered the following amendment:

Amend section 7 by substituting therefor the following:

SECT. 7. This act shall take effect and become a part of the charter of the city of Manchester, on January 1, 1894, provided that at a meeting of the inhabitants of said city who are qualified to vote for city and ward officers, to be holden at such time prior to December 1, 1893, as shall be designated by a vote of the board of mayor and aldermen of said city, a majority of those voting at such meeting shall vote in favor of adopting the same as part of and in amendment of the charter of said Manchester.

Upon the question of the adoption of the amendment,

(Discussion ensued.)

The question being stated,

Shall the amendment be adopted?

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Ninety-four gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Richardson, Morrill of East Kingston, Johnson of Epping, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper.

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, York of Lee, Ricker. Meskill, Chase of Somersworth, Leahy, Meserve.

Belknap County. Nutter, Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Currier, Gale of Jackson, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Dean, Moore, Rowe, Fowler, Goss, Sherburne, Dunlap, Pressey, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Brooks of Hancock, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Ledoux, Johnson of Nashua, Noble, Green, French.

CHESHIRE COUNTY. Colony, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Loverin of Croydon, Bartlett, Wiley.

GRAFTON COUNTY. Plummer of Alexandria, Follansbee of Dorchester, Webster, Cole of Grafton, Page of Haverhill, Keyes, Morse, Jewell, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Whitcher, Blood.

Coös County. Locke of Carroll, Tuttle, Hatch of Northumberland, Day of Stratford, McGregor.

One hundred and sixty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Batchelder of North Hampton, Fernald, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Towle of Dover, Perry of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Richards, Osborn, Meader.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Farnham of Concord. Eastman of Concord, Lyford, George of Concord, Woodworth, Flint, Noyes, Leach, Sturtevant, Merrick, Favor, Nutting. Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Felt, Danforth, Gould, Mullen, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Faxon, Jones of Nashua, Woodbury of Nashua, Woods, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzev, Dort, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coüs County. Gilbert, Oswell, Hurlbut, Beattie, Marshall, Ellingwood, Van Dyke, McIver.

The negative prevailed.

The amendment was not adopted.

The bill was ordered to a third reading.

Mr. Lyford of Concord called for the general order, which was the further third reading of bills.

The following entitled bills were read a third time and passed:

An act to revive the charter of the Claremont Loan and Trust Company.

An act to amend the charter of the Electric Meter and Motor Company.

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

An act to enable the town of Loudon to purchase the school property in said town.

An act in relation to the village fire district in the town of Bethlehem.

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

An act to incorporate the Derryfield Club of Manchester N. H.

An act to further amend an act entitled "An act to incorporate Northwood academy," approved June 22, 1867.

An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire.

An act to incorporate the Suncook Valley Banking Company.

An act entitled "An act to create the Littleton Village District by uniting the present Littleton highway precinct and Littleton fire district."

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

The question being stated,

Shall the bill pass?

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and fifty-four gentlemen voted in the affirmative. viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, McDuffee of Candia, Gillingham, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Bachelder of North Hampton, Fernald, Cole of Salem, Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Towle of Dover, Perry of Dover, Reynolds, Hill of Durham, Nute, Wallingford, Richards, Osborn, Meader, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Roby of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Morrison of Boscawen, Brown of Concord, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Leach, Sturtevant, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Pierce of Greenville, Felt, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Jones of Nashua, Woodbury of Nashua, Field, Woods, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Davenport, Howe, Law-

rence, Perry of Keene, Whitcomb, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Dort, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Severance, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coüs County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Marshall, Ellingwood, Van Dyke, McIver.

Ninety gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Johnson of Epping, Pevear, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper.

STRAFFORD COUNTY. York of Lee, Ricker, Meskill, Chase of Somersworth, Marston.

Belknap County. Nutter, Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Currier, Gale of Jackson, Rumery, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Dean, Walker, Moore, Rowe, Fowler, Goss, Sherburne, Courser.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Brooks of Hancock, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Ledoux, Johnson of Nashua, Noble, Green, French.

CHESHIRE COUNTY. Colony, Hall.

SULLIVAN COUNTY. Huntley, Loverin of Croydon, Wiley.

Grafton County. Plummer of Alexandria, Folansbee of Dorchester, Webster, Cole of Grafton, Ford, Page of Haverhill, Keyes, Morse,

Jewell, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Whitcher, Blood.

Coös County. Locke of Carroll, Tuttle, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

The affirmative prevailed.

The bill passed.

The following entitled bill was read a third time, and on motion of Mr. Nash of Conway, laid on the table:

An act in amendment of chapter 214 of the Pamphlet Laws, passed January session 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

Mr. Page of Haverhill moved that the rules be suspended and the following reports from the Committee on the Judiciary, be received.

The motion prevailed.

MAJORITY REPORT.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

FEBRUARY 16, 1893.

The Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to establish the city of Somersworth," having considered the same, report the same without amendment and recommend its passage.

JAMES O. LYFORD,

For the Committee.

MINORITY REPORT.

## STATE OF NEW HAMPSHIRE.

House of Representatives.

FEBRUARY 16, 1893.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to estab-

lish the city of Somersworth," having considered the same, and being unable to agree with the majority, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

SAMUEL B. PAGE, JOHN M. MITCHELL, J. B. NASH, CHARLES A. SINCLAIR, W. A. PLUMMER,

For the Committee.

Mr. Page of Haverhill moved to substitute the minority report for the majority report of the committee.

The motion pending,

On motion of Mr. Lyford of Concord, the bill and reports were laid upon the table and made the special order for Tuesday, February 21, at 11 o'clock in the forenoon.

## COMMITTEE EXCUSED.

The Committee on Elections was granted leave to sit during the afternoon session of the House.

#### BILLS FORWARDED.

By unanimous consent, the following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house in Exeter.

An act to prohibit the taking of fish through the ice on Breed pond.

An act in amendment of an act to incorporate the North Conway & Mount Kearsarge Railroad, passed at the June session, 1883, and of an act to extend the time for the completion of the same, passed June session, 1887, and of an act in amendment of the same, passed June session, 1889.

An act in amendment of and in addition to "An act to incorporate the Whitefield Aqueduct Company."

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act to incorporate the Contoocook River Navigation and Improvement Company.

An act to incorporate the Gardner Cable Company.

An act relating to parents who abandon minor children under ten years of age.

Joint resolution in aid of the New Hampshire Antiquarian Society.

Joint resolution in relation to the "high water mark" monument on the Gettysburg battle-field.

Mr. Montplaisir of Manchester moved that the House adjourn.

The motion was lost.

The following joint resolution was taken up:

Joint resolution in relation to a fish-hatching house in the town of Meredith.

The question being stated,

Shall the joint resolution be ordered to a third reading?

Mr. Eastman of Concord moved that the joint resolution be laid upon the table.

The motion was lost.

Mr. Eastman of Concord called for a division.

By unanimous consent Mr. Eastman withdrew his call for a division, and also his motion to lay the joint resolution on the table.

On the question,

Shall the joint resolution be read a third time?

(Discussion ensued.)

Mr. Eastman renewed his motion to lay the joint resolution on the table.

On a viva voce vote the motion did not prevail.

The joint resolution was ordered to a third reading.

Mr. Eastman moved that the following entitled joint resolution be taken from the table:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

On a viva voce vote the motion was lost.

Mr. Little of Antrim moved that the House adjourn.

The motion was lost.

Mr. Eastman renewed his motion to take the following entitled joint resolution from the table:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

On a viva voce vote the motion prevailed.

The joint resolution was then ordered to a third reading.

Mr. Rowell of Newport moved that the House adjourn, and by unanimous consent withdrew his motion.

On motion of Mr. Leach of Franklin, the following entitled

bill, which had been laid on the table on his motion, was taken from the table and ordered to a third reading:

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

On motion of Mr. Nash of Conway, the following entitled bill, which had been read a third time and then laid on the table on his motion, was taken from the table:

An act in amendment of chapter 214 of the Pamphlet Laws passed January session 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

The pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed and the bill passed.

Mr. Gould of Manchester moved that the House adjonrn.

On a viva voce vote the motion was lost.

Mr. Gould of Manchester called for a division, and a division was had with the following result:

Fifty-six gentlemen voted in the affirmative.

Eighty-two gentlemen voted in the negative.

No quorum voting,

The speaker declared the House adjourned.

FRIDAY, FEBRUARY 17, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Gale of Jackson for the remainder of the week, on account of sickness.

Leave of absence was granted to Mr. Muzzy of Sunapee for one week, on account of sickness.

#### REPORTS OF COMMITTEES.

Mr. Perry for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Black Mountain Railroad," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Fellows for the Committee on Incorporations, to whom was referred the House bill entitled "An act in amendment of the charter of the Capital Fire Insurance Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Plummer for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to the salary of the solicitor of Belknap county," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act to incorporate the Hudson Water-Works Company," having considered the same, reported the same with the following amendment and recommended its passage:

Amend by inserting the words, in the town of Hudson, in section 5, making it read as follows:

SECT. 5. Said corporation is authorized to enter upon and appropriate any springs, streams, or ponds in the town of Hudson, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Page for the Committee on the Judiciary, to whom was referred the House joint resolution in favor of the commissioners for the revision of the statutes, having considered the same, reported the same with the following amendment and recommended its passage:

Amend by substituting the sum of one thousand eighteen dollars and thirty-eight cents (\$1018.38) for the sum of "two thousand dollars," in the first line of the joint resolution.

The report was accepted.

On motion of Mr. Sulloway of Manchester, the joint resolution and report were laid upon the table.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to clubrooms and their management," having considered the same, reported the same with the following resolution:

Resolved, That this bill be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Bristol Street Railway," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House bill entitled "An act in amendment of

section 10, chapter 273 of the Public Statutes, in relation to the wearing of the badge of the Grand Army of the Republic unlawfully," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually, for open air concerts," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the delegation from the city of Concord.

The report was accepted and the resolution adopted.

Mr. Meader for the Committee on Manufactures, to whom was referred the House bill entitled "An act to incorporate the Pemigewasset Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

The question being stated,

Shall the bill be read a third time?

On a viva voce vote the affirmative prevailed.

Mr. Eastman of Concord called for a division, and the division pending, on his motion the bill was laid upon the table.

Mr. Leach for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act to regulate telegraph and telephone companies," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Leach for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage of real estate," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act to change the name of the Granite State Trust Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Brigham for the Committee on Military Affairs, to whom was referred the House bill entitled "An act relating to the New Hampshire National Guard," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brown for the Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate the Mercantile Insurance Company," having considered the same, reported the same with the following amendment and recommended its passage.

Amend section 2 by striking out the word "fifteen" in the third line, second section, and insert in place thereof the words, twenty-five, so that said section as amended will read:

SECT. 2. The capital stock of the corporation shall be such

an amount, not exceeding fifty thousand dollars and not less than twenty-five thousand dollars, as shall from time to time be determined by the stockholders of the corporation, and shall be divided into shares of one hundred dollars each.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Guptill for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 137, Public Statutes of New Hampshire, relating to conveyance of real estate," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brown for the Committee on State House and State-House Yard, to whom was referred the House joint resolution in relation to providing certain repairs to the state house, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. Brown for the Committee on State House and State-House Yard, reported the following entitled joint resolution, and recommended its passage.

Joint resolution providing for the printing of the proceedings at the dedication of the Hale statue.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Merchants' Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Carroll for the Committee on Incorporations. to whom was referred the House bill entitled "An act to incorporate the Columbian Indemnity Company of Manchester," having considered the same, reported the same back to the House, and requested that it be referred to the Committee on Insurance.

The report was accepted and the recommendation adopted.

Mr. Meader for the Committee on Manufactures, to whom was referred the House bill entitled "An act to incorporate the Woodsville Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Osborn for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act authorizing the town of Stratford to construct two bridges across the Connecticut river," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Merrick for the Committee on Railroads, to whom was referred the House bill entitled "An act to increase the safety of workmen on railway trains," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Bartlett Electric Light and Power Company," having considered the same, reported the same with the following amendment, and recommended its passage:

In section 2 strike out the words "thirty thousand dollars," twenty-first line, and substitute the words, fifty thousand dollars, to read as follows: and may lease, purchase, hold, and acquire real and personal estate, not exceeding fifty thousand dollars in value; and the same may be sold, conveyed, and disposed of at pleasure.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Scott for the Committee on State Library, to whom was referred the House bill entitled "An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library," having considered the same, reported the same with the following resolution:

Resolved, That the bill be amended by striking out all of section 8 in said bill.

And upon the adoption of said amendment recommended the passage of the bill.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Brown for the Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate the Lancaster Fire Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Downs for the Committee on Military Affairs, reported a bill entitled "An act in amendment of section 29, chapter 98 of the General Laws, relating to the New Hampshire National Guard," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Downs for the Committee on Military Affairs, reported a bill entitled "An act in amendment of section 1, chapter 106

of the General Laws, entitled 'An act for the regulation of the militia and examination of officers of the New Hampshire National Guard,'" and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Clark for the Committee on Military Affairs, to whom was referred the House bill entitled "An act to provide for a revision of the militia laws of the state," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act to regulate the spraying of fruit trees with poisonous substances," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act providing for the attendance of teachers during the noon intermission," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act for the protection of the owners of breeding horses," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to enlarge the powers of railroad commissioners, relating to railroad bridges," having considered the same, reported the same in a new draft and a new title, and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Leach for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 34, chapter 126, relating to petroleum," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft, read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Van Dyke for the Committee on Railroads, to whom was referred the House bill entitled "An act to revive and amend the charter of the Little River Railroad, passed at the January session, 1891," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wetherell for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Rye Beach Electrical and Horse Railroad," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to preserve the purity of ice," having considered the same, reported the same with the following resolution:

Resolved, That the same be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. O'Shea for the Committee on Railroads, to whom was referred the House bill entitled "An act to amend the charter of the Laconia & Lake Village Horse Railroad," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Johnson for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the French Pond Granite Railway Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and the bill be read a third time by its title at the present time and put upon its passage.

The motion prevailed.

The rules were suspended and the bill was read a third time by its title and passed.

REPORT OF COMMITTEE.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of

Rochester," having considered the same, a majority report the same with an amendment striking out the word "including" in the first line of page 2 and substituting the word, excluding, instead thereof.

EDWARD G. LEACH, ALONZO I. NUTE, R. B. HATCH, F. A. PERRY, W. H. C. FOLLANSBY, GEO. A. WASON, FRANK I. MORRILL,

For the Committee.

## REPORT OF COMMITTEE.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned members of the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of Rochester,'" having considered the same, are unable to agree, and the minority of said committee recommend that said bill ought not to pass.

ISAAC E. PEARL, ERNEST L. GUPTILL, G. W. M. PITMAN, P. H. SULLIVAN, W. H. ROBERTS,

For the Committee.

On motion of Mr. Leach of Franklin the bill and reports were laid on the table.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock," having considered the same, reported the same with the accompanying amendments, and as so amended recommended its passage.

Strike out section 2, and insert instead the following:

SECT. 2. Whenever any person has sustained damage to his property by reason of said improvements, or the use thereof, and the parties concerned cannot agree as to the amount thereof, either party may apply to the supreme court for said county, and said court shall cause said damage to be estimated by a committee of three disinterested freeholders in said county; provided, however, if either party be dissatisfied with the award of said committee, and shall, at the term of the court where said award is presented, apply to said court for a trial by jury, in the same manner as other like cases are determined, the said court shall by jury determine the amount of such damage accordingly.

Add to section 7 the following: And the legislature may alter, amend, or repeal this act whenever in their judgment the public good may so require.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

#### SECOND READINGS.

The following entitled bills were read a second time and laid upon the table to be printed:

An act to exempt from taxation the property of Little-field Post, No. 8, Grand Army of the Republic.

An act to incorporate the Kearsarge Railroad Company.

On motion of Mr. Lyford of Concord,

Resolved, That when the House adjourns this forenoon, it adjourn to meet at 2 o'clock this afternoon, and that when the House adjourns this afternoon it adjourn to meet Monday evening at 8 o'clock.

On motion of Mr. Sulloway of Manchester,

Resolved, That the use of Representatives' hall be given to the Judiciary Committee Thursday evening next for a public hearing, and on Wednesday evening next to the Committee on Revision of the Statutes for the same purpose.

#### BILLS FORWARDED.

The following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act to permit the Nashua and Jackson Manufacturing Companies to discontinue fishways.

An act authorizing the Concord & Portsmouth railroad to relay the rails between Suncook and Candia.

An act to amend section 4, chapter 133 of the Public Statutes of 1891, entitled "An act to protect salmon and trout."

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof.

An act to change the time for the annual report of the insurance commissioner.

An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to incorporate the Cascade Electric Light and Power Company.

An act to amend section 49, chapter 43 of the Public Statutes, relative to the "fiscal year."

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

An act in amendment of chapter 133 of the Public Statutes.

An act providing for the sale of real estate subject to contingent interests.

An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford, for school purposes.

(Mr. Page of Haverhill in the chair.)

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act for the custody, care, and use of the State Library Building.

An act to amend the charter of the Windsor & Forest Line railroad.

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

An act in amendment of section 1, chapter 131 of the Public Statutes, for the protection of deer, moose, or caribou.

An act in addition to and in amendment of section 1, chapter 179 of the Public Statutes, relating to sidewalks.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

An act to incorporate the Simm's Stream Valley Railway Company.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company," passed at the session of 1889.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in favor of the town of Raymond.

Joint resolution providing for printing of the proceedings at the dedication of the Thornton monument.

(The speaker in the chair.)

The following entitled joint resolution, having been printed and distributed, was taken up, and on motion of Mr. Felt of Hillsborough, laid upon the table:

Joint resolution in favor of the New Hampshire Asylum for the Insane.

The following entitled bill, having been printed and distributed, was taken up, and on motion of Mr. Guptill of Portsmouth, recommitted to the Committee on Revision of the Statutes:

An act in amendment of chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

The following entitled bill, having been printed and distributed, was taken up:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

The bill being upon its second reading,

Mr. Leach of Franklin offered the following amendment:

Amend by adding thereto the following sections, and changing section 8 to section 10:

SECT. 8. Any town or city may, by vote, establish a board of highway commissioners, consisting of not less than three or more than six persons, not more than a majority of whom shall belong to the same political party, who shall hold office for three years, except that those first appointed or elected shall be for the term of one, two, and three years respectively.

SECT. 9. Said commissioners shall be appointed by selectmen of towns and city councils of cities, except in such towns or cities as may vote to elect them. They shall have the entire charge and control of the expenditure of all money raised or appropriated for highways, bridges, and sewers, by such towns or cities; the appointment and removal, at pleasure, of all agents necessary to supervise and perform the work, fix their compensation, require detailed reports from such agents, and

make detailed reports annually to the town. They shall receive no compensation for work upon highways, bridges, or sewers, or supervision of such work, except such as may be voted to them by the town or city they represent.

On motion of Mr. Mitchell of Concord, the bill and the proposed amendment were laid upon the table.

On motion of Mr. Lyford of Concord, the following entitled bill, in order for a third reading this afternoon at 3 o'clock, was taken up and made the special order for Tuesday afternoon, February 21, at 3 o'clock:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

On motion of Mr. Lyford of Concord, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### RULES SUSPENDED.

By unanimous consent the rules were suspended, and the following entitled bills, which had been printed and distributed, were taken up and ordered to a third reading:

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works," and in amendment of all acts passed subsequently thereto, relating to said water-works.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors.

An act to fix the time of opening and closing the polls in national and state elections.

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas from the town

school-district in Northfield, and annex the same to Union school-district, No. 1, in Tilton, for school purposes.

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to secure a trial by jury in equity cases.

An act reviving and amending acts passed July 6, 1866, also July 3, 1872, and July 3, 1875, incorporating, reviving, and chartering the Warner & Kearsarge Road Company, and authorizing the construction of a branch road from a point in the town of Salisbury.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act to authorize the state treasurer to negotiate a temporary loan.

The following entitled bill, having been printed and distributed, was taken up, and on motion of Mr. Lyford of Concord, laid upon the table:

An act to create an inspector of factories.

On motion of Mr. Rowell of Newport, the House adjourned.

### MONDAY, FEBRUARY 20, 1893.

The House met at 8 o'clock according to adjournment.

The House was called to order by Mr. Lyford of Concord, who read the following telegram from the speaker:

Lancaster, February 20, 1893.

Hon. Fames O. Lyford:

Cannot reach Concord to-night. Will you preside at evening session?

R. N. CHAMBERLIN, Speaker.

### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

### Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to incorporate St. Joseph Commandery, No. 159, R. C. U., Knights of St. John, of the city of Manchester.

An act to incorporate the Mount Saint Mary's convent of Manchester.

An act to incorporate the New Hampshire Christian Association.

An act to change the name of the South Barnstead Christian Association.

An act in addition to and in amendment of chapter 269, Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest.

An act to incorporate the Brookline & Milford Railroad Company.

An act exempting towns from opening and repairing high-ways to summer cottages.

An act to incorporate the Knights of Honor at North Stratford in the town of Stratford.

An act to establish water-works in the town of Raymond and to incorporate the Raymond Water-Works Company.

An act to ratify and confirm the establishment and acts of the Hillsborough Bridge village fire precinct in the town of Hillsborough.

An act to exempt certain property of the Young Men's Christian Association of Concord from taxation.

An act to amend the charter of the New Hampshire Trust Company.

An act in amendment of the charter of the Bristol Savings Bank, approved July 1, 1868.

Joint resolution in favor of the Sandwich Savings Bank.

An act to incorporate the Wolfeborough Junction Water Company.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of rail-road commissioners.

Joint resolution providing for the appointment of a commission for the promotion of uniformity of legislation in the United States.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

An act in relation to the Soldiers' Home at Tilton.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

An act to incorporate Court Queen City, No. 8,179, Ancient Order of Foresters in Manchester.

An act to incorporate the Young Men's Christian Association of Littleton.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

### NEW HAMPSHIRE'S TRIBUTE TO JAMES GILLESPIE BLAINE.

The Senate and House of Representatives of the state of New Hampshire, in general court convened, for and in behalf of the people we represent, hereby give expression to, and order it placed upon the public records of the state, the deep sense of public sorrow at the loss to our common country of that great statesman, that tried, true, and unswerving patriot, James G. Blaine, a giant in intellectual power, the most conspicuous trait of whose character was his grand and superb Americanism, manifested and maintained on all occasions and under all circumstances in his brilliant public career.

In diplomacy and political leadership he was unsurpassed. His great genius, courage, and commanding abilities at the head of the state department, compelled the recognition of our national greatness and power all over the civilized world, the fruits of which we enjoy in the manifest respect for the American flag and American citizenship on every sea and in every land and clime under the sun; and whether as editor, congressman, speaker, senator, cabinet minister, literateur, or diplomat, his mental grasp seemed almost infinite, while his ready analytical powers and promptness of action in matters of national concern were the wonder and admiration of his fellow-countrymen.

In private life he exemplified the best type of manhood. In his family relations he was the affectionate husband and the kind and generous father, while in society he was the devoted and worthy Christian gentleman.

We join in the universal grief over his departure, and extend to his surviving family our sincere condolence in their deep affliction.

And the governor is hereby requested to transmit a duly certified and engrossed copy of this expression of New Hampshire to the family of the deceased statesman.

ALBERT B. WOODWORTH,
GEORGE C. GILMORE,
GEORGE J. FOSTER,
J. B. NASH,
H. W. KEYES,
S. L. BOWERS,
W. L. GOODNOW,
GEORGE S. PEAVEY,

Committee.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, by the House of Representatives, the Senate concurring, That the state board of health is directed to investigate the cause of the recent fire at the Strafford county almshouse and asylum, by which forty or more persons were burned to death; and further, the said board shall investigate the management, construction, and condition of the said county buildings. The board shall also include in its investigation any other almshouse or asylum for the insane in this state it deems necessary, and the board is empowered to send for persons and papers, and it shall report, at as early a day as practicable, all the particulars of its investigation, with such recommendations as it deems best for the public good.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, by the House of Representatives the Senate concurring, That a committee of three members of the House with such as the Senate may join, be appointed to investigate the existing causes for drunkenness and the morphine habits; and inquire into the feasibility of establishing a state curative institution to which paupers subject to such habits, and persons convicted of drunkenness, may be sent at the expense of the county or state, and report by bill or otherwise at this or the next session of the Legislature, and the Senate have joined on their part as members of such committee, Senators Goodnow and Hobbs.

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in relation to the Unitarian Grove Meeting Association.

An act to establish a high-school district in that part of the town of Canaan formerly known as Districts No. 6, 7, and 8.

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

The Senate have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

An act to incorporate the Long & Otter Lakes Railroad Improvement Company.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act enabling the town of Durham to contract with the directors of Durham Library Association.

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds.

An act in amendment of chapter 269 of the Session Laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

An act in amendment of chapter 288 of the Pamphlet Laws, passed January session, 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act to enable the extension of Russell's wharf in the city of Portsmouth.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act to continue the Bear Camp River Boom and Improvement Company.

An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open-air concerts. An act to incorporate the Glen Guaranty Savings Bank.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

SENATE BILLS READ TWICE AND REFERRED.

The following entitled bills, sent down from the honorable senate, were read twice and referred:

To the Committee on Railroads:

An act to authorize the Worcester, Nashua & Rochester Rail-road Company to issue bonds.

An act to incorporate the Long & Otter Lakes Railroad Improvement Company.

To the Committee on Banks:

An act to incorporate the Glen Guaranty Savings Bank.

An act in amendment of chapter 269 of the Session Laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

To the Committee on Incorporations:

An act in amendment of chapter 288 of the Pamphlet Laws, passed January session, 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act to continue the Bear Camp River Boom and Improvement Company.

To the Committee on the Judiciary:

An act to enable the extension of Russell's wharf in the city of Portsmouth.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees.

An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act authorizing the city of Manchester to appropriate a sum of money not exceeding four hundred dollars annually, for open air concerts.

An act to enable the town of Durham to contract with the directors of the Durham Library Association.

An act to enable Dolly F. Hayward to erect a wharf in the town of Newcastle.

The following entitled bill, having been read a first time and being in order for a second reading, was, on motion of Mr. Mitchell of Concord, recommitted to the Committee on Railroads:

An act to incorporate the Rye Beach Electrical and Horse Railroad.

On motion of Mr. Ford of Groton, the House adjourned.

TUESDAY, February 21, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act to provide for annexing

persons and property to adjoining towns for school purposes," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act to sever the homestead of Bert P. Thompson from the school district in Lee, and annex the same to Newmarket, for school purposes," having considered the same, reported the same with the following amendment and recommended its passage:

Add thereto the following:

Section 2. This act shall not operate to create any obligation on the part of the town of Newmarket to convey children from said homestead to or from any school in Newmarket.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to authorize the Belknap county convention to bond said county for the purpose of erecting a court house in said county," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill and the reports of the committees thereon:

An act to establish the city of Somersworth.

On motion of Mr. Lyford of Concord, the bill and reports

were laid upon the table and made the special order for to-morrow forenoon at 11 o'clock.

### SECOND READINGS.

The following entitled bills were read a second time and laid upon the table to be printed:

An act in amendment of section 29, chapter 98 of the General Laws, relating to the New Hampshire National Guard.

An act to incorporate the Bristol Street Railway.

An act in amendment of section 1 of chapter 106 of the General Laws, entitled "An act for the regulation of the militia and examination of the officers of the New Hampshire National Guard."

An act relating to the height of railroad bridges and freight cars.

An act to amend the charter of the Laconia & Lake Village Horse Railroad, passed July 27, 1881.

An act in amendment of chapter 126 of the Public Statutes, relating to inspectors of petroleum.

The following entitled joint resolution was read a second time:

Joint resolution providing for the printing of the addresses and proceedings at the dedication of the Hale statue.

The joint resolution being upon its second reading,

Mr. Page of Haverhill offered the following amendment, which was adopted:

Amend the joint resolution by adding the following:

Provided that the number so printed shall not exceed two thousand copies.

The joint resolution as amended was laid on the table to be printed.

### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

### Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill, with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act providing a seal for the registrar of vital statistics.

Amend section r of the bill by striking out in the fourth line the words, "New Hampshire," and insert in the third line before the words, "department of vital statistics," the words, the state of New Hampshire. Also strike out in the last line the word "originals," and insert the words, records and files of his office.

The Senate concur with the House of Representatives in the passage of the following bill, with an amendment, in the passage of which amendment they ask the concurrence of the House of Representatives:

An act in relation to the terms of the supreme court for the county of Hillsborough.

Amend the bill by striking out in the fourth line the last word "first," and insert in lieu thereof the word third.

The House concurred in the Senate amendments to the following entitled House bills:

An act providing a seal for the registrar of vital statistics.

An act in relation to the terms of the supreme court for the county of Hillsborough.

### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Clow of Wolfeborough for one week, on account of business for his town.

Leave of absence was granted to Mr. Martin of Plainfield for an indefinite period, on account of a death in his family.

### STATEMENT FROM THE STATE TREASURER.

The following statement was received from the state treasurer:

### OFFICE OF STATE TREASURER.

CONCORD, N. H., Feb. 18, 1893.

Hon. Robert N. Chamberlin, Speaker of the House of Representatives:

DEAR SIR: In compliance with a resolution of the House of Representatives, adopted 16th inst., I have the honor to transmit herewith a statement of the "Standing appropriations, etc.," i. c., expenses the payment of which is authorized by general laws, and which are of annual or biennial occurrence, though varying in amount. I have taken the liberty to cite the statutes authorizing the payment, although not required by the terms of the resolution.

I also transmit a statement of "unexpended balances" of appropriations heretofore made for specific purposes, and which are now available for future use.

In accounts where the annual appropriation is unlimited, I have used the expenditures for the fiscal year ending May 31, 1892, as shown by the treasurer's report heretofore transmitted to the House.

STATEMENT OF STANDING APPROPRIATIONS.

### SALARIES.

	Appropria- tion.	Authority.	Amount paid year 1891–'92.	Remarks.
Governor Secretary of state Deputy secretary of state Treasurer Deputy state treasurer Adjutant-general Superintendent public instruction Librarian Secretary board agriculture Secretary board health Warden state prison Janitor state house Watchmen state house Watchmen state house Watchmen state house Secretary board equalization Insurance commissioner Secretary board equalization Insurance commissioners Secretary board equalization Clerks treasury Clerk adjutant-general Clerk adjutant-general	\$2,000.00 1,500.00 1,500.00 1,500.00 1,500.00 2,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,500.00 1,000.00 1,	\$2,000.00 286, Pub. Stat. 1891 Noo.00 286, Pub. Stat. 1893 1,200.00 286, Pub. Stat. 1893 1,200.00 286, Pub. Stat. 1891 1,200.00 286, """ 1,500.00 107, """ 1,500.00 107, """ 1,300.00 77, """ 1,300.00 77, """ 1,300.00 155, """ 1,000.00 155, """ 1,000.00 155, """ 1,000.00 155, """ 1,000.00 286, """ 1,000.00 286, """ 1,000.00 155, """ 1,000.00 286, """ 1,0	**************************************	From June 15, 1891.  Salary fixed by trustees.  Salary fixed by board of health.  Reimbursed by railroads.

Includes balance due on previous year. Includes balance due on previous year.	For three years. Includes unexpended balance.
\$00.00 1,000.00 200.00 \$,947.23 6,941.10 337.50 412.50	\$3,000.00 6,000.00 7,000.00 7,000.00 300.00 3,037.02 2,004.8 14.90 4,061.42 \$34,673.79
500.00   107, Pub. Stat. 1891 200.00   167, " " " 10.00   103, " " " 300.00   256, " " " 900.00   " " " " 450.00   " " " " 550.00   " " " "	State Institutions.  86, Pub. Stat. 1891  284, " " 95, " " 10, " " 8, " " 10, " " 8, " " 7, " " 7, " "
\$00.00 1,000.00 200.00 5,300.00 5,900.00 6,900.00 450.00 550.00	\$3,000.00 \$0,000.00 \$0,000.00 7,000.00 500.00 100.00 3,000.00 Unlimited.
Clerk board of health.  Clerk insurance department Auditor treasurer's accounts Commissary-general Justices supreme court (7) Judges probate (10).  Registers probate (10).  Clerk of senate.  Clerk of house.	Agricultural college. Indigent insane. Convict insane. Industrial school Normal school Normal school State ilbrary Trustees normal school, expenses Trustees state library, expenses State house.

STATEMENT OF STANDING APPROPRIATIONS.—Continued.

### DEPARTMENTS.

	Appropria- tion.	Authority.	Amount paid year 1891-92.	Remarks.
Fish commissioners  Game detectives  Compiling financial statistics  Honorable council  Clerks supreme court  Contingent fund, governor  Commission of lumacy.  Commission of pharmacy  N. II. National Guard  Commissioner of immigration  Board of health  Board of egriculture  Board of equalization.  Insurance commissioner's office  Bank commissioners' expenses.	Unlimited. \$250.00 Unlimited. 500.00 Unlimited. 30,000.00 Unlimited. 30,000.00 """ """ """ """ """ """ """ """ "	130, Pub. Stat. 1891 16, " " " " " " " " " " " " " " " " " " "	\$3.133.30 214.10 2283.20 2283.20 83.4.20 83.4.20 33.441.05 58.688 1,19.63 285.06 663.09 1,890.62	Including extra edition Summer Resorts.
Legislature	!		\$82,333.30	Mileage and pay roll, senate and house and engrossing elerk, session 1891.

## CHARITABLE INSTITUTIONS.

1891 \$3343.35 2,861.45 Includes unexpended balance. \$7,769.40	JUS.	1891 \$286.00 (534.45 500.00 Amoskeag Veterans. 100.00 Manchester Artillery. 100.00 Manchester Tadets. 100.00 Manchester Tadets. 1,101.00 Amoskeag Veterans. 2,610.00 Hollows 110.38 (5,638.80 100.00 45,30.46 (6.61)
86, Pub. Stat. 1891	MISCELLANEOUS	6 Pub. Stat. 1891 123 P. L. 1881 214
\$5,000.00 4,000.00 1,000.00		Unlimited.  \$500.00 1,050.00 100.00 100.00 100.00 Unlimited.  100.00 Unlimited.
Deaf and Dumb Blind Aldiotic and feeble minded		Auditing printer's accounts  Historian Granite State Dairyman's Association N. H. Reports Independent militia.  " " " Contagious diseases, cattle Bounty on wild animals Regimental histories Abstracts military records Abstracts military records War album. Publishing laws, newspapers War album. Boundary survey, Massachnsetts Library commission Free public libraries

STATEMENT OF STANDING APPROPRIATIONS.—Continued.

# MISCELLANEOUS.—Continued.

	Appropria- tion.	Authority.	Amount paid year 1891-'92.	Remarks.
Abatement of taxes. Incidentals. Australian ballot	\$115.63 Unlimited	6, P. Laws 1887 20, Pub. Stat. 1890 33, " "	\$115.63 4,547.74 14,492.32	[see statement "B,"] For detailed statement of departments fucludes \$9,800 for ballot-boxes.
		INTEREST.		
Interest, surplus revenue. Interest, Fiske legacy Interest, agricultural college fund Interest, Kimball legacy Interest, Teachers' Institute fund. Interest, Benj. Thompson fund Interest, Benj. Thompson state fund.	\$60.57 1.582.70 4,800.00 4,800.00 10,370.07 509.58 127,000.00	9, Pub. Stat. r891 12, P. Laws. 1887 11, Pub. Stat. r891 16, " " 94, " " 12, P. Laws. " 12, "	\$60.57 1,582.70 4,800.00 405.21 2,260.33 15,740.43 374.59 141,309.00	

### STATEMENT OF UNEXPENDED BALANCES. WHITE MOUNTAIN ROADS.

	No. Malhaman	A	uthorit	y.	Unexpended balance.
Randolph road				aws 1891	\$150.00
Dixville road	"	147,	"	1889	
	"	128,	"	1891	311.74
Willey House and Bartlett	"	138,	"	1887	
	"	143,	"	1889	
C f l lFl !	"	104,	"	1891	409.02
Crawford and Fabyan's		104,	44	1891	153.51
Dummer and Errol	٤.	128,		1891 1801	300.00
Errol and Wentworth's Location	4.6	128,		1891	300.00
Millsfield road	66	128,	66		369.48
Dummer and Milan	44	147,	66	1889 1889	309.40
Dummer and Mhan	"	147, 128,	"	1891	400.00
Sandwich Notch, in Thornton	"		44	1889	400.00
Sandwich Notch, in Thornton	"	141,	"	1891	101.00
Wentworth's Location	44	128,	66	1891	75.05
Sandwich Notch, in Sandwich	"	,	66	1891	.06
Warren and Woodstock	66	93, 92,	"	1891	350.00
Hillsborough, around Loon Lake	"	112,	44	1891	200.00
Waterville road	64	136,	44	1889	5.50
Breezy Point or Pondfield road	44	137,	66	1889	2,000.00
Clarksville road, in Pittsburg	44	147,	"	1889	200.03
Bog Brook road, East Stratford to		. 4/ /			~
Columbia	64	145,	64	1889	500 00
Cherry Mountain road	"	140,	66	1889	
Ť.	44	104,	"	1891	24.72
					\$5,850.11
Miscellaneous.—U	JNEX	PENI	DED BA	LANCES.	
Prisoners' Aid Association	Ch.	120,	Pam. L	aws 1881	\$468.73
Prison library	4.	77,	"	1881	2.33
Deaf and dumb	66	5S,	"	1879	3,738.12
Blind	4.6	58,	"	1879	1,292.3
Gettysburg monument (light battery)	"	105,	"	1885	500.00
Ray & Walker's Citations		87,	44	1891	1,000 00
State prison repairs	"	88,	"	1891	719.58
Lighting Weirs channel	66	125,	"	1891	312.26
Forestry Commission	- 66	101,	"	1891	258.63
Library building	66	13,	**	1891	62,517.17
Contagious-diseased cattle	٠,			utes 1891	7,784 49
Chicago exposition	٠.		Pam. L	aws 1891	13,112.82
Sunapee lake lights and buoys		63,	"	1891	6.68
N. II. Veterans' Association		83,	"	1891	3,000 00
N. II. National Guard		106,	"	1891	402.8
Publication military records		3,	**	1889	233.23

### STATEMENT OF UNEXPENDED BALANCES.—Continued.

### FISH-HATCHING HOUSES.

					Aut	thority.		Unexpended balance.
Lake Sunapee Laconia Keene Ashland Colebrook	hatching " " "	hous " "	e	Ch. "	127, P 111, 119, 48, 105,	am. La " " "	ws 1887 1889 1889 1891 1891	\$105.68 .80 43.63 1.00

### STATEMENT "A."

### DETAILED ACCOUNT OF STATE PRINTING FOR FISCAL YEAR, 1891-'92.

			-	_		
Department.						Amount,
Executive .						\$143.81
Secretary (include	es inv	entory	y blan	iks)		2,034.42
Treasurer .						575.76
Adjutant-general						758.50
Superintendent of	publ	ic ins	tructi	on		1,823.97
Library						1,888.33
Insurance departu	nent					1,875.29
Board of health						2,037.52
Board of agricultu	ıre					226.44
Registrar of vital	statis	tics				962.59
Bank commissione	ers					1,881.34
Railroad commiss	ioners					162.17
Legislature .						4,582.32
Fish commissione	rs					175.73
Board of equaliza	tion					181.50
Normal school		•				149.49
State prison .						171.62
Historian .						13.20
Public Statutes						5,057.17
Pamphlet Laws						1,245.17
Attorney-general						27.77

\$499.05		•	•			•	•	Asylum . Industrial school
12.79		•	•	•	•	•	•	industriai school
\$26,485.95			,					
			В."	NT "	EME	ТАТ	S	
., 1891–'92.	YEAR	CAL '	R FIS	LS FO	DENTA	INCII	T OF	DETAILED ACCOUN
Amount.								Department.
\$114.47								Executive .
1,218.19	its)	ımen	doc	publi	ge or	ressa	es expi	Secretary (include
391.60								Treasurer .
286.42								Adjutan <b>t-</b> general
437.95								Library
279.0S				ion	struc	lic in	f publ	Superintendent of
471.12							ment	Insurance departi
100.74							ure	Board of agricult
371.54								Board of health
423.69								Supreme court
244.43							ers	Bank commission
97.41								Historian .
23.10								Law reporter .
3.70								Legislature .
19.30					laws	n of l	evision	Commission on re
65.00	•			•	•	state	son es	Benjamin Thomps
\$4.547.74								
			ON.	LAT	JTIS	ECA.	RI	
		S.	TION	OPRIA	APP.	DING	STAN	
Amount.								Purpose.
\$75,076.77	•	•			•	•		Salaries .
34,673.79	•	•		•	•	•		State institutions
60,171.77	•	•	•	•			•	Departments Legislature .
\$2,333.30	•	•	•	•	•	•		Legislature .
7,769.40	٠	•	•	•	•	•	tions	Charitable institut
69,294.87	•	•			•	•	•	Miscellaneous
154,035.39				•	•	•	•	Interest .

### UNEXPENDED BALANCES.

White Mountain roads.				\$5,850.11
Miscellaneous accounts				95,349.23
Fish-hatching houses .	•	•		152.11
				STOT OFT 15

\$101,351.45

All of which is respectfully submitted,

### SOLON A. CARTER,

State Treasurer.

On motion of Mr. Eastman of Concord the statement was laid upon the table to be printed.

### RULES SUSPENDED.

Mr. Page of Haverhill moved that the rules be suspended, and that bills in order for a third reading this afternoon, to which no objection is made, be in order for a third reading at the present time.

The motion prevailed.

The rules were suspended and the following entitled bills were read a third time and passed:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

An act to incorporate the Lancaster Fire Association.

An act to amend the charter of the Windsor and Forest Line Railroad.

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to incorporate the Cascade Electric Light and Power Company.

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish

water-works," and in amendment of all acts passed subsequently thereto relating to said water-works.

An act to incorporate the Merchants' Bank.

An act to incorporate the Simm's Stream Valley Railway Company.

An act in amendment of the charter of the Capital Fire Insurance Company.

An act to change the name of the Granite State Trust Company.

An act to incorporate the Mercantile Insurance Company.

An act in amendment of and in addition to "An act to incorporate the Whitefield Aqueduct Company."

An act to incorporate the Gardner Cable Company.

An act to revise and amend the charter of the Little River Railroad, passed at the January session, 1891.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act to incorporate the Consolidated Light and Power Company.

The following entitled bill was read a third time:

An act in amendment of an act to incorporate the North Conway and Mount Kearsarge Railroad, passed at the June session, 1883, and of an act to extend the time for the completion of the same, passed June session, 1887, and of an act in amendment of the same, passed June session, 1889.

Mr. Eastman of Concord moved to amend the title of the bill so that it should read as follows:

An act to amend the charter of the North Conway and Mount Kearsarge Railroad.

The amendment was adopted and the bill passed.

The following entitled bill was read a third time:

An act reviving and amending acts passed July 6, 1866, also July 3, 1872, and July 3, 1875, incorporating, reviving, and chartering the Warner and Kearsarge Road Company, and authorizing the construction of a branch road from a point in the town of Salisbury.

Mr. Eastman of Concord moved to amend the title of the bill so as to read as follows:

An act reviving, amending, and enlarging the charter of the Warner & Kearsarge Road Company.

The amendment was adopted and the bill passed.

The following entitled bill was read a third time, and on motion of Mr. Eastman of Concord, laid upon the table:

An act to incorporate the Contoocook River Navigation and Improvement Company.

The following entitled bill was read a third time, and on motion of Mr. Eastman of Concord, laid upon the table:

An act to incorporate the Woodsville Manufacturing Company.

On motion of Mr. Lyford of Concord, the following entitled joint resolution was taken from the table and recommitted to the Committee on the Judiciary.

Joint resolution in favor of the Commissioners for the Revision of the Statutes.

Mr. Gilmore of Manchester offered the following resolution, and moved that it be referred to the Committee on the Judiciary.

Resolved, That it is the sense of this House that the insane paupers of this state should be protected and cared for in the insane asylum at Concord, and that the necessary act therefor, should be reported from the proper committee of the House.

On motion of Mr. Eastman of Concord, the resolution was laid upon the table.

Mr. Gould of Manchester offered the following resolution:

Whereas, the present hall of the House of Representatives is inadequate to the needs and necessities of the present membership, be it therefore

Resolved, That the Committee on State House and State-House yard be and hereby are instructed to inquire into the practicability, and make or obtain estimates of the probable cost of such alterations and enlargement of Representatives' hall, as shall make it suitable for the members thereof, and report to the House by bill or otherwise.

On motion of Mr. Page of Haverhill, the resolution was laid upon the table.

On motion of Mr. Lyford of Concord, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court house in Exeter.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act providing for the sale of real estate subject to contingent interests.

An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to disannex the homestead farms of Mrs. Cynthia Mc-Duff and Richard and Mary H. Thomas from the town school district in Northfield, and annex the same to Union school district, No. 1, in Tilton, for school purposes.

An act to amend section 4, chapter 133, Public Statutes of 1891, entitled "An act to protect salmon and trout."

An act to sever the farm of Frank W. Chase from Amherst and annex the same to Milford, for school purposes.

An act prohibiting the appointment of persons not residents of the state as special police officers.

An act relating to parents who abandon minor children under ten years of age.

An act for the custody, care, and use of the state library building.

An act to authorize the state treasurer to negotiate a temporary loan.

Joint resolution in favor of the town of Raymond.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in relation to the "high water mark" monument on the Gettysburg battlefield.

### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act in relation to the city of Manchester establishing a board of police commissioners for said city.

The bill being in order for a third reading,

On motion of Mr. Lyford of Concord, the bill was laid upon the table and made the special order for to-morrow afternoon at 3 o'clock.

The following entitled bill was read a third time:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The question being stated,

Shall the bill pass?

(Discussion ensued.)

The question pending,

On motion of Mr. Sulloway of Manchester, the bill was laid upon the table.

The following entitled bill was read a third time:

An act in amendment of section 1, chapter 131 of the Public Statutes, for protection of deer, moose, or caribou.

The question pending on the passage of the bill,

On motion of Mr. Page of Haverhill, the bill was laid upon the table.

The following entitled bill was read a third time:

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

The question pending on the passage of the bill,

On motion of Mr. Scott of Peterborough, the bill was laid upon the table.

The following entitled joint resolution was read a third time and refused a passage:

Joint resolution in aid of the New Hampshire Antiquarian Society.

The following entitled joint resolution was read a third time:

Joint resolution providing for printing of the proceedings at the dedication of the Thornton monument.

Mr. Eastman of Concord moved that the joint resolution be put back on its second reading.

The motion prevailed.

The joint resolution being upon its second reading,

Mr. Eastman of Concord offered the following amendment, which was adopted:

Amend the joint resolution by adding the following sentence:

Provided that the number so printed shall not exceed two thousand copies.

Mr. Eastman of Concord then moved that the rules be suspended and the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended, and the joint resolution as amended was read a third time and passed.

The following entitled joint resolution was read a third time:

Joint resolution in relation to a fish-hatching house in the town of Meredith.

The question pending on the passage of the joint resolution,

On motion of Mr. Sulloway of Manchester, the joint resolution was laid upon the table.

The following entitled bill was read a third time:

An act to prohibit the taking of fish through the ice on Breed pond.

Mr. Noble of Nashua moved that the bill be indefinitely postponed.

The question pending,

On motion of Mr. Page of Haverhill, the bill was laid upon the table.

The following entitled joint resolution was read a third time:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

The question being stated,

Shall the joint resolution pass?

On a viva voce vote the negative prevailed.

Mr. Lyford of Concord called for a division, and the division pending on his motion, the joint resolution was laid upon the table.

On motion of Mr. Page of Haverhill, the following entitled bill was taken from the table:

An act to incorporate companies to do the business of life and accident insurance on the assessment plan, and to control such companies of the state and of other states doing business in this state.

The pending question being,

Shall the bill be read a second time?

And being stated, the affirmative prevailed.

The bill was read a second time and referred to the Committee on Insurance.

### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Corning of Salem for one week, on account of sickness.

Leave of absence was granted to Mr. Aldrich of Westmoreland for one week, on account of sickness.

The Committee on Elections was granted leave to sit in session during the afternoon session of the House.

The following entitled bill was read a third time.

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

The question being stated,

Shall the bill pass?

On a viva voce vote the negative prevailed.

Mr. Ford of Groton demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and forty-two gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Becker, Stackpole, Young of Newmarket, Guptill, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Crawford, Smith of Dover, Reynolds, Osborn, Meader, Dodge of Rochester, Wallace.

Belknap County. Smith of Centre Harbor, Roby of Gilford, Plummer of Laconia, Wadleigh of Meredith, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Clark of Conway, Demeritt. Huntress.

MERRIMACK COUNTY. Morrison of Boscawen, Kittredge, Brown of Concord, Raymond, Tallant, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Quimby, Noyes, Chapman, Leach, Sturtevant, Merrick, Nutting, Dodge of Hopkinton, Young of Northfield, Chickering, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Pierce of Greenville, Baker, Felt, Cleasby, Danforth, Sulloway, Killey, Priest of Manchester, Fullerton, Robinson of Manchester, Gilmore, Daley,

Colby of Manchester, Frost, Woodbury of Manchester, Herbert, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Noble, Jones of Nashua, Woodbury of Nashua, Wason, Pritchard, Hobbs, Scott of Peterborough, Barker.

CHESHIRE COUNTY. Bowen of Fitzwilliam, Davenport, Howe, Perry of Keene, Norwood, McDuffee of Keene, Whitcomb, Colony, Martin of Richmond, Hall, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Huntley, Johnson of Claremont, Day of Cornish, Elwell, Coffin, Rowell.

Grafton County. Batchelder of Ashland, Swasey, Fellows of Bristol. Gordon of Canaan, Brooks of Franconia, Hoyt of Hanover, Storrs, Page of Haverhill, Keyes, Bronson, Burton, Cheney, Spring, Howland, Wells, Eastman of Littleton, Hatch of Littleton, Moulton of Lyman, Lamprey, Hunt of Piermont, Colby of Plymouth, Cook, Moulton of Thornton.

Coös County. Oswell, Locke of Carroll, Cole of Columbia, Hurlbut, Noonan, Tuttle, Beattie, Bullard, Marshall, Ellingwood, Hatch of Northumberland, Blais, Day of Stratford, Van Dyke, McIver, McGregor.

Ten gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Adams, Johnson of Epping.

STRAFFORD COUNTY. Nute.

BELKNAP COUNTY. Smith of Gilford.

HILLSBOROUGH COUNTY. Gould, Clark, C. C., Wadsworth.

CHESHIRE COUNTY. Brigham of Winchester.

GRAFTON COUNTY. Ford, Sargeant of Plymouth.

The following gentlemen were paired:

F. Sullivan of Manchester and Downs of Manchester, Roberts of Rollinsford and Moulton of Dover, Nesmith of Surry and Blood of Wentworth, Robinson of Wakefield and Mathes of Wolfeborough.

No quorum voting, the speaker declared the House adjourned.

### WEDNESDAY, FEBRUARY 22, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

### RECONSIDERATION.

Mr. Brigham of Winchester, having voted in the affirmative moved that the vote, whereby the House refused a passage to the following entitled joint resolution, be reconsidered:

Joint resolution in aid of the New Hampshire Antiquarian Society.

The motion prevailed.

The vote was reconsidered.

On motion of Mr. Lyford of Concord, the joint resolution was laid upon the table.

### NOTICE OF RECONSIDERATION.

Mr. Sulloway of Manchester gave notice that, having voted in the affirmative, he should, on to-morrow or some subsequent day, move to reconsider the vote whereby the House passed the following entitled bill:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock.

### REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills with the following titles:

An act to authorize the establishment of a fire and highway precinct in the town of Conway.

An act to amend sections 2 and 13 of chapter 155 of the Public Statutes, relating to the appointment and duties of rail-road commissioners.

An act to establish a high school district in that part of the town of Canaan formerly known as Districts Nos. 6, 7, and 8.

Joint resolution providing for the appointment of a commission for the promotion of uniformity of legislation in the United States.

An act to repeal section 8 of chapter 55 of the Public Statutes, relating to the taxation of dogs.

An act to incorporate the Young Men's Christian Association of Littleton.

An act to incorporate Court Queen City, No. 8,179, Ancient Order of Foresters, in Manchester.

An act in relation to the Unitarian Grove Meeting Association.

An act to authorize the Whitefield village fire district to purchase and maintain the water-works of the Whitefield Aqueduct Company.

An act in relation to the Soldiers' Home at Tilton.

An act exempting towns from opening and repairing highways to summer cottages.

An act to change the name of the South Barnstead Christian Association.

An act to provide for the employment of a clerk by the board of bank commissioners.

An act to incorporate the Brookline & Milford Railroad Company.

An act to incorporate the New Hampshire Christian Association

An act to incorporate the Mount Saint Mary's Convent of Manchester.

An act in addition to and in amendment of chapter 269 of the Laws of 1891, entitled "An act to authorize the Goffstown fire precinct to establish water-works."

An act to incorporate Conclave General Phil Sheridan, No. 83, Knights of Sherwood Forest.

An act to incorporate St. Joseph's Commandery, No. 159, R. C. U., Knights of St. John, of the city of Manchester.

GEO. H. ROBY,
GEO. H. COLBY,
For the Committee.

The report was accepted.

Mr. Norwood for the Committee on Fisheries and Game, reported a joint resolution for the preservation of deer and other game, and having considered the same, recommended its passage.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution providing for the construction and maintaining of a fish-hatching house in Merrimack county, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution appropriating six hundred dollars to establish a state fish-hatching house upon Walker's pond in Conway, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution for establishing a fish-hatching house in the town of New Durham, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, reported a bill entitled "An act to prohibit fishing in certain tributaries of Sunapee lake," and having considered the same, recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House joint resolution to provide for a fish-hatching house in Dover, N. H., having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution adopted.

Mr. Crawford for the Committee on Insurance, reported the following entitled bill:

An act relating to assessment insurance.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House joint resolution in favor of the town of Dunbarton, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed. Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act for the improvement of highways," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the Senate bill entitled "An act in amendment of section 7 of chapter 132 of the Public Statutes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Antrim Banking Company," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the original bill and new draft laid upon the table, on motion of Mr. Little of Antrim.

Mr. Leach for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of and in addition to the provisions of the Public Statutes passed January Session, 1891," having considered the same, reported the same with the following amendments and recommended its passage:

Amend the bill by striking out sections 3, 8, 9, and 10, and renumber the sections to the bill as amended so that each section shall be numbered consecutively.

The report was accepted, and on motion of Mr. Eastman of Concord, the bill and report were laid upon the table.

Mr. Foster for the Committee on Public Improvements, to whom was referred the House joint resolution for rendering

the navigation of Sunapee lake safer, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the joint resolution in a new draft read a first time and ordered to a second reading to-morrow forenoon at the o'clock.

Mr. Lyford for the Special Committee, consisting of the delegation from the city of Concord, to whom was referred the Senate bill entitled "An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually for open air concerts," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to  $\frac{1}{4}$  be printed.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill and reports of the committee thereon:

An act to establish the city of Somersworth.

On motion of Mr. Lyford of Concord, the bill and reports were laid upon the table and made the special order for to-morrow forenoon at LL o'clock.

The Committees on Elections and Insurance were granted leave to sit in session during the forenoon session of the House.

On motion of Mr. Eastman of Concord, the following entitled bill and report of the committee thereon were taken from the table:

An act in amendment of and in addition to the provisions of the Public Statutes, passed January session, 1891.

The question being upon the adoption of the following amendment proposed by the committee:

Amend the bill by striking out sections 3, 8, 9, and 10, and renumber the sections of the bill as amended so each section shall be numbered consecutively,

And the question being stated,

The affirmative prevailed.

The amendment was adopted.

The bill was amended and laid upon the table to be printed.

Mr. Eastman of Concord moved that the following entitled bill, which had been laid upon the table on his motion, be taken from the table:

An act to incorporate the Contoocook River Navigation and Improvement Company.

The motion prevailed.

The bill was taken from the table.

Mr. Eastman then moved that the bill be put back upon its second reading.

The motion prevailed.

The bill being upon its second reading,

Mr. Eastman offered the following amendment:

Amend by adding the following at the end of section 2:

And said corporation is hereby authorized and empowered to remove rocks, flood-wood, and other obstructions from the bed and banks in that portion of the Contoocook river in Concord and Hopkinton, and may build all necessary piers, so that the navigation of said river may be made safe. If in making such improvements any person sustains damages to his property, and the parties concerned cannot agree as to the amount thereof, either party may apply to the supreme court for the county of Merrimack, and said court shall cause said damage to be determined by a committee of three disinterested men, provided,

however, if either party may be dissatisfied with the award of said committee, and shall at the term of the court when said award is presented apply to said court for a jury trial, in the same manner as other like cases are determined, the said court shall by jury determine the amount of such damage accordingly.

The amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Sulloway of Manchester, the following entitled bill, which had been printed and distributed, was taken up, and on his motion recommitted to the Committee on the Judiciary:

An act for the taxation of machinery, and in addition to section 3 of chapter 55 of the Public Statutes.

#### SECOND READING.

The following entitled bill was read a second time and laid upon the table to be printed:

An act to provide for annexing parts of towns to adjoining towns for school purposes.

# BILLS ETC., FORWARDED.

The following entitled bills, having been printed and distributed, were taken up and ordered to a third reading:

An act to incorporate the Black Mountain Railroad.

An act to provide for a commissioner of labor and to establish a bureau of labor.

An act in amendment of chapter 14, section 6, of the Public Statutes, relating to charter fees.

The following entitled bill, having been printed and distributed, was taken up:

An act for the better protection of nut-bearing trees.

On motion of Mr. Hoyt of Hanover, the bill was indefinitely postponed.

The following entitled bill was taken up:

An act to incorporate the Bartlett Electric Light and Power Company.

On motion of Mr. Eastman of Concord, the bill was laid upon the table.

The following entitled bill, having been printed and distributed, was taken up.

An act providing for a bounty on hawks.

On the question,

Shall the bill be read a third time?

(Discussion ensued.)

Mr. Rowell of Newport moved that the bill be indefinitely postponed.

On a viva voce vote the motion prevailed.

Mr. Courser of Webster called for a division, and pending the call addressed the House and called for another reading of the bill.

The bill was again read by the clerk.

By unanimous consent Mr. Rowell withdrew his motion.

Mr. Colby of Plymouth then moved that the bill be indefinitely postponed, and on the motion demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Twenty-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Spofford, Morrill of East Kingston, Johnson of Epping, Dinsmore.

STRAFFORD COUNTY. Swain, Meskill, Chase of Somersworth.

MERRIMACK COUNTY. Eastman of Concord.

HILLSBOROUGH COUNTY. Gray, Killey, Bryson, Foster of Milford, Ledoux, Hobbs, Scott of Peterborough.

CHESHIRE COUNTY. Bowen of Fitzwilliam, Davenport, Norwood.

SULLIVAN COUNTY. Jewett.

GRAFTON COUNTY. Keyes, Wells, Colby of Plymouth.

Coös County. Stevens, Cole of Columbia, Hatch of Northumberland, Blais.

One hundred and ninety-one gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Becker, Stackpole, Young of Newmarket, Warner, Bachelder of North Hampton, Peaslee, Guptill, Cole of Salem.

STRAFFORD COUNTY. Foster of Dover, Crawford, Smith of Dover, Scott of Dover, Reynolds, Laughlin, Hill of Durham, Fletcher of Farmington, Pearl, Nute, Willey, Osborn, Meader, Jones of Rochester, Dodge of Rochester, Rainville.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Smith of Gilford, O'Shea, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Huntress, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Morrison of Boscawen, Kittredge, Brown of Concord, Raymond, Tallant, Farnum of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Badger, Dean, Noyes, Chapman, Leach, Sturtevant, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton,

Morrill of Hopkinton, Moore, Woodward of New London, Young of Northfield, Chickering, Lane, Fowler, Pressey, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Parker, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Haselton, Danforth, Gould, Ward, Sulloway, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Sullivan, P. H., Daley, Dodge of Manchester, Wadsworth, Frost, Woodbury of Manchester, Eaton of Manchester, Howard of Manchester, Sullivan, F., Gutterson, Brigham of Nashua, Cummings, Faxon, Jackman, Woodward of Nashua, Sweeney, Johnson of Nashua, Moran of Nashua, Noble, Woodbury of Nashua. Field, Wason, Prichard, Green, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Willard, Howe, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Bowen of Walpole, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Severance, Huntley, Johnson of Claremont, Day of Cornish, Loverin of Croydon, Elwell, Coffin, Rowell, Wiley.

Grafton County. Batchelder of Ashland, Blandin, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Page of Haverhill, Cheney, Spring, Howland, Eastman of Littleton, Hatch of Littleton, Moulton of Lyman, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Cook, Moulton of Thornton, Whitcher, Blood.

Coüs County. Gilbert, Oswell, Hurlbut, Noonan, Tuttle, Beattie, Marshall, Ellingwood, Day of Stratford, Van Dyke, McIver.

The motion was lost.

Mr. Colby of Plymouth moved to amend the bill by striking out the word, "twenty," in the fifteenth line of the bill, and on the motion demanded the yeas.

The clerk proceeded to call the roll, with the following result:

Eight gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Morrill of East Kingston.

STRAFFORD COUNTY. Meskill, Chase of Somersworth.

HILLSBOROUGH COUNTY. Hobbs.

SULLIVAN COUNTY. Jewett.

GRAFTON COUNTY. Colby of Plymouth.

Coös County. Stevens, Blais.

Two hundred and eight gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford, Adams, Johnson of Epping, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Becker, Young of Newmarket, Warner, Bachelder of North Hampton, Peaslee, Guptill, Cole of Salem, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Crawford, Smith of Dover, Towle of Dover, Reynolds, Laughlin, Hill of Durham, Fletcher of Farmington, Pearl, Nute, Wallingford, Osborn, Meader, Jones of Rochester, Dodge of Rochester, Rainville, Leahy.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Smith of Gilford, O'Shea, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Huntress, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Morrison of Boscawen, Kittredge, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Badger, Dean, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting. Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Woodward of New London, Young of Northfield, Lane, Fowler, Pressey, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Danforth, Gould, Ward, Sulloway, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Sullivan, P. H., Daley, Dodge of Manchester,

Jones of Manchester, Wadsworth, Frost, Woodbury of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Sullivan, F., Montplaisir, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Faxon, Jackman, Ledoux, Woodward of Nashua, Sweeney, Johnson of Nashua, Moran of Nashua, Noble, Woodbury of Nashua, Field, Wason, Prichard, Scott of Peterborough, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Willard, Davenport, Howe, Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Bowen of Walpole, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Severance, Huntley, Johnson of Claremont, Brown of Claremont, Day of Cornish, Loverin of Croydon, Elwell, Coffin, Rowell, Wiley.

Grafton County. Batchelder of Ashland, Blandin, Swasey, Follansbee of Dorchester, Webster, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Page of Haverhill, Burton, Cheney, Spring, Howland, Wells, Flanders of Littleton, Eastman of Littleton, Hatch of Littleton, Moulton of Lyman, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Cook, Moulton of Thornton, Whitcher, Blood.

Coüs County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Noonan, Tuttle, Beattie, Ellingwood, Hatch of Northumberland, Van Dyke, McIver.

The negative prevailed.

The motion was lost.

Mr. Hoyt of Hanover moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

On the motion.

(Discussion ensued.)

By unanimous consent Mr. Hoyt withdrew his motion.

Mr. Wardwell of Winchester moved that the bill be amended by inserting the words, in this state, after the word "line," in the twelfth line of the bill.

The amendment was adopted.

Mr. Colby of Plymouth moved to amend the bill by striking out the words "twenty-five," in the fifteenth line of the bill and inserting in place thereof the word fifty.

On the motion he demanded the year and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Six gentlemen voted in the affirmative, viz.:

HILLSBOROUGH COUNTY. Ledoux, Noble, Hobbs.

Sullivan County. Jewett.

GRAFTON COUNTY. Colby of Plymouth.

One hundred and ninety-seven gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Becker, Young of Newmarket, Warner, Bachelder of North Hampton, Peaslee, Guptill, Cole of Salem, Dinsmore.

STRAFFORD COUNTY. Foster of Dover, Crawford, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Laughlin, Hill of Durham, Pearl. Nute, Osborn, Meader, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Smith of Gilford, O'Shea, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Huntress, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Kittredge, Brown of Concord, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Woodworth, Badger, Dean, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Woodward of New London, Young of Northfield, Lane, Fowler, Pressey, Carroll, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Danforth, Gould, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Quint, Clark, C. C., Merrill, Gilmore, Sullivan, P. H., Daley, Dodge of Manchester, Jones of Manchester, Wadsworth, Frost, Woodbury of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Sullivan, F., Montplaisir, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Faxon, Jackman, Woodward of Nashua, Sweeney, Johnson of Nashua, Moran of Nashua, Jones of Nashua, Woodbury of Nashua, Field, Wason, Prichard, Scott of Peterborough, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Howe, Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Moultonborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Bowen of Walpole, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Severance, Huntley, Johnson of Claremont, Brown of Claremont, Day of Cornish, Loverin of Croydon, Elwell, Coffin, Rowell.

GRAFTON COUNTY. Batchelder of Ashland, Blandin, Swasey, Follansbee of Dorchester, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Howland, Eastman of Littleton, Hatch of Littleton, Moulton of Lyman, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Cook, Whitcher, Blood.

Coös County, Gilbert, Oswell, Cole of Columbia, Tuttle, Beattie, Bullard, Marshall, Hatch of Northumberland, Blais, Van Dyke, McIver.

The negative prevailed.

The amendment was not adopted.

Mr. Colby of Plymouth moved that the rules be suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The bill was read a third time and passed.

On motion of Mr. Lyford of Concord, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

The bill being in order for a third reading, it was read a third time by the clerk.

(Mr. Eastman of Concord in the chair.)

The question being stated,

Shall the bill pass?

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and sixty-one gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Spofford, Brown of Deerfield, Adams, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Pevear, Warner, Bachelder of North Hampton, Fernald, Newton, Cole of Salem, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Wallingford, Osborn, Meader, Wallace.

BELKNAP COUNTY. Rollins, Hunt of Gilford, Smith of Gilford, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Demeritt, Huntress, Mathes, Piper.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Woodworth, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Kaley, Brigham of Nashua, Cummings, Faxon, Jackman, Jones of Nashua, Woodbury of Nashua, Field, Wason, Prichard, Scott of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Howe, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell.

GRAFTON COUNTY. Fellows of Bristol, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Wells, Hatch of Littleton, Buffum, Lamprey, Hunt of Piermont, Cook.

Coös County. Chamberlin, Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Bullard, Marshall, Wheeler, Van Dyke, McIver.

Eight gentlemen voted in the negative, viz.:

STRAFFORD COUNTY. Willey.

BELKNAP COUNTY. Smith of Centre Harbor.

CARROLL COUNTY. Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Pressey.

HILLSBOROUGH COUNTY. Cleasby.

SULLIVAN COUNTY. Huntley, Loverin of Croydon.

The following named gentlemen, fifty-eight in number, were present when the question was stated, and on their names being called by the clerk declined to vote, viz.:

Messrs. Page of Haverhill, Mitchell, Keyes, Johnson of Claremont, Norwood, Sargeant of Plymouth, Laughlin, Colony, Courser, Colby of Plymouth, Herbert, York, O'Shea, Howard of Manchester, Pitman of Bartlett, Johnson of Nashua, Noble, Sullivan, F., Fletcher of Farmington, Jones of Rochester, Dodge of Rochester, Pearl, Montplaisir, Eastman of Littleton, Bryson, Leahy, Sullivan, P. H., Meskill, Ledoux, Eaton of Manchester, Sweeney, Tonery, Tuttle, Bowen of Walpole, Kittredge, Brooks of Franconia, Follansbee of Dorchester, Hall, Wiley, Chase of Somersworth, Becker, Webster, Abbott, Meserve, Hobart, Stevens, Ricker, Green, Hatch of Northumberland, Moulton of Lyman, Rogers, Towle, Blood, Flanders of Wilmot, Moore, Bronson, Lynch, Moulton of Thornton.

Messrs. Nash and Clark of Conway were paired and did not vote.

Mr. Blais of Pittsburg was present when the question was stated, but declined to vote when his name was called, for the reason, as he stated, that he did not understand the question at issue.

Mr. Swasey of Bethlehem was present when the question was stated, but declined to vote, as he stated he was paired with Mr. Felt of Hillsborough.

The affirmative prevailed.

The bill passed.

Mr. Page of Haverhill called for the general order, which was the third reading of bills.

# THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to secure the right of trial by jury in equity cases.

An act to sever the homestead place of Bert P. Thompson from the school district in Lee, and annex the same to the school-district in Newmarket, for school purposes.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof.

An act to amend section 49, chapter 43 of the Public Statutes, relative to the fiscal year.

An act to change the time for the annual report of the insurance commissioner.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act to fix the time of opening and closing the polls at national and state elections.

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

The following entitled bill was read a third time, and on motion of Mr. Eastman of Concord, laid upon the table:

An act in amendment of chapter 133 of the Public Statutes.

The following entitled bill was read a third time, and on motion of Mr. Sulloway of Manchester, laid upon the table:

An act in addition to and in amendment of section 1, chapter 79 of the Public Statutes, relating to sidewalks.

The following entitled bill was read a third time:

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

Mr. Gilmore of Manchester moved that the bill be indefinitely postponed.

Mr. Gilmore withdrew the motion, and on his motion the bill was laid upon the table.

The following entitled bill was read a third time, and on motion of Mr. Eastman of Concord, laid on the table:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

The following entitled bill, having been read a third time, and laid upon the table on motion of Mr. Eastman of Concord, was, on motion of that gentleman, taken from the table:

An act in amendment of chapter 133 of the Public Statutes.

Mr. Eastman of Concord moved that the title of the bill be amended by adding the following words: "relating to game and fish."

The amendment was adopted.

And the question being stated,

Shall the bill pass?

The affirmative prevailed.

The bill passed.

#### RECONSIDERATION.

Mr. Lyford of Concord moved that the vote whereby the House passed the following entitled bill be reconsidered, he having voted in the affirmative on the passage of the bill:

An act to fix the time of opening and closing the polls at national and state elections.

On the motion,

(Discussion ensued.)

The motion prevailed.

On motion of Mr. Lyford of Concord, the bill was laid upon the table.

# LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Sleeper of Sandown for a few days, on account of sickness.

Leave of absence was granted to Mr. Oswell of Berlin for the remainder of the week, on account of sickness.

Leave of absence was granted to Mr. Gordon of Canaan for to-day, on account of business.

On motion of Mr. Eastman of Concord, the House adjourned.

# THURSDAY, February 23, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

On motion of Mr. Nute of Farmington, the vote whereby the House adopted the resolution reported by the Committee on Fisheries and Game, that it is inexpedient to legislate, upon the following entitled joint resolution, was reconsidered, Mr. Nute having voted in the affirmative on the adoption of said resolution:

Joint resolution to establish a fish hatchery in the town of New Durham.

The joint resolution was recommitted to the Committee on Fisheries and Game, on motion of Mr. Nute of Farmington.

# REPORTS OF COMMITTEES.

Mr. Mathes for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act in amendment of chapter 288 of the Pamphlet Laws passed January session, 1891, entitled 'An act to incorporate the Mascoma Light, Heat, and Power Company,' "having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Guptill for the Committee on Revision of the Statutes, to whom was referred the House bills entitled "An act in amendment of section 2 of chapter 55 of the Public Statutes, relating to persons and property liable to taxation," "An act in reference to persons and property liable to taxation," "An act relating to exempting of church property from taxation," and "An act relating to tax on county property," having considered the same, reported the several bills in one new draft and recommended the passage of the new draft.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Chesterfield Fish and Game League," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wallingford for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wells for the Committee on Education, to whom was referred the House bill entitled "An act to establish a special school district in the town of Stewartstown," having considered the same, reported the same with the following amendment and recommended its passage:

Strike out section 5 and insert in place thereof the following:

SECT. 5. The selectmen of Stewartstown shall make an equitable apportionment of the school property and debts of the special district created by this act, and the town school district of Stewartstown, and find the balance equitably due from either of said districts to the other, and order said balance to be paid within a time by them limited; and in case said selectmen shall fail to agree upon the apportionment of the property and debts of said districts, they shall choose a referee, whose decision shall be final.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Gymnasium," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Lyford for the Special Committee on the World's Fair, to whom was referred the House bill entitled "An act to provide for the proper completion of the state work at the Columbian exposition," having considered the same, reported the same in a joint resolution in a new draft and unanimously recommended its passage:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

The report was accepted, the joint resolution reported by the committee, read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

# SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill and the reports of the Committee on the Judiciary thereon:

An act to establish the city of Somersworth.

The pending question being the motion of Mr. Page of Haverhill, to substitute the minority report for the majority report of the committee,

Mr. Page withdrew his motion.

The majority report of the committee was accepted.

The bill being upon its second reading,

Mr. Chase of Somersworth offered the following amendment:

Amend section 32 by substituting therefor the following:

SECT. 32. This act shall be void unless the inhabitants of the town of Somersworth, at a legal meeting called for that purpose, shall, by a majority of the voters present and voting thereon by ballot, determine to adopt the same.

Upon the question of the adoption of the amendment,

(Discussion ensued.)

The following named gentlemen spoke in favor of the amendment:

Messrs. Chase of Somersworth, Mitchell of Concord, Sinclair of Portsmouth, P. H. Sullivan of Manchester.

The following named gentlemen spoke against the amendment:

Messrs. Lyford of Concord, Sulloway of Manchester, Leach of Franklin.

Upon the question,

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

#### ROLL-CALL OF THE HOUSE.

One hundred and ten gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Morrill of East Kingston, Johnson of Epping, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Nutter, Smith of Centre Harbor, Frye, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault.

CARROLL COUNTY. Pitman, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Sargent of Allenstown, Kittredge, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Badger, Flint, Dean, Moore, Rowe, Fowler, Goss, Pressey, Courser.

HILLSBOROUGH COUNTY. Hobart, George of Goffstown, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Allen, W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Faxon, Johnson of Nashua, Lucier, Moran of Nashua, Noble, Field, Hobbs, Green, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Clark of Acworth, Huntley, Johnson of Claremont, Loverin of Croydon, Wiley.

GRAFTON COUNTY. Swasey, Webster, Brooks of Franconia, Page of Haverhill, Keyes, Bronson, Flanders of Littleton, Eastman of Littleton, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton, Whitcher, Blood.

Coos County. Locke of Carroll, Stevens, Noonan, Hatch of Northumberland, Blais, Day of Stratford, McGregor.

One hundred and seventy-one gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Spofford, Brown of Deerfield, Adams. Follansby of Exeter. Warren of Exeter. Wetherell, Hooke, Pevear, Warner, Bachelder of North Hampton, Fernald, Newton, Cole of Salem, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Osborn, Meader, Wallace.

Belknap County. Rollins, Hunt of Gilford, Roby of Gilford, Smith of Gilford, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Demeritt, Huntress, Bryant, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth. Quimby, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor. Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton. Woodward of New London, Young of Northfield, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Haselton, Danforth, Gould, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Wadleigh of Manchester, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Kaley, Brigham of Nashua, Cummings, Jackman, Woodward of Nashua, Woodbury of Nashua, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Howe, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Jewett, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell.

Grafton County. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Wells, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Bullard, Marshall, Ellingwood, Van Dyke, McIver.

The negative prevailed.

The amendment was not adopted.

On the roll-call, Mr. Clark of Conway was paired with Mr. Nash of Conway, Mr. Ledoux of Nashua with Mr. Jones of Nashua.

The bill was ordered to a third reading.

On motion of Mr. Lyford of Concord, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

## THIRD READINGS.

The following entitled bills were read a third time and passed:

An act in amendment of chapter 288, of the Pamphlet Laws passed January session, 1891, entitled "An act to incorporate Mascoma Light, Heat, and Power Company."

An act to incorporate the Gymnasium.

An act to establish a special school district in the town of Stewartstown.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act to incorporate the Chesterfield Fish and Game League.

The following entitled bill was read a third time:

An act to establish the city of Somersworth.

The question being stated,

Shall the bill pass?

Mr. Lyford of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

# ROLL-CALL OF THE HOUSE.

One hundred and sixty-three gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Spofford, Brown of Deerfield, Adams, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Perkins, Pevear, Warner, Bachelder of North Hampton, Fernald, O'Keefe, Newton, Cole of Salem, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Richards, Osborn, Meader, Wallace.

BELKNAP COUNTY. Smith of Centre Harbor, Roby of Gilford, Smith of Gilford, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Demeritt, Huntress, Bryant, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Quimby, Flint, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Danforth, Gould, Ward, Sulloway. Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Wadleigh of Manchester, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Wood-

bury of Manchester, Foster of Milford, Kaley, Brigham of Nashua, Cummings, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Bowen of Fitzwilliam, Willard, Davenport, Howe, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Nesmith, Carter of Swanzey, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Jewett, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Hoyt of Hanover, Burton, Cheney, Spring, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Cook.

Cobs County. Gilbert, Beattie, Bullard, Ellingwood, Van Dyke, McIver.

Eighty-five gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Seavey, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond.

STRAFFORD COUNTY. Rogers, Fletcher of Farmington, Pearl, York of Lee, Willey. Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Nutter, Gale of Laconia, O'Shea, Plummer of Laconia.

CARROLL COUNTY. Pitman, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Kittredge, Warren of Chichester, Tallant, Mitchell, Gordon of Concord, Dean, Rowe, Fowler, Goss, Pressey, Courser.

HILLSBOROUGH COUNTY. Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Allen, W. J., Eaton of Manchester, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Noble, Hobbs, Green, Barker, French.

CHESHIRE COUNTY. Norwood, Golony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Clark of Acworth, Huntley, Johnson of Claremont, Wiley.

GRAFTON COUNTY. Webster, Page of Haverhill, Keyes, Bronson, Flanders of Littleton, Moulton of Lyman, Sargeant of Plymouth, Colby of Plymouth, Blood.

CGOS COUNTY. Locke of Carroll, Stevens, Hatch of Northumberland, Blais, Day of Stratford.

The affirmative prevailed.

The bill passed.

The following gentlemen were paired, and did not vote on the roll-call, viz.:

Messrs. Laughlin, Clark of Conway, Nash, Hobart, Jackman Johnson of Nashua, Jones of Nashua, Woods, Gowing, Loverin, Ford, Wells, Eastman of Littleton, Moulton of Thornton, Hurlbutt, Wheeler.

#### VOTE RECONSIDERED.

On motion of Mr. Scott of Peterborough, he having voted in the affirmative, the vote whereby the House passed the following entitled bill was reconsidered:

An act to incorporate the Chesterfield Fish and Game League.

The bill was laid upon the table, on motion of Mr. Scott.

#### UNFINISHED BUSINESS.

The unfinished business, being the forwarding of bills, was by unanimous consent taken up.

# BILLS FORWARDED.

The following entitled bills, having been printed and distributed, were taken up and ordered to a third reading:

An act to exempt from taxation the property of Littlefield Post, No. 8, Grand Army of the Republic.

An act to incorporate the Kearsarge Railroad Company.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works, and to issue bonds therefor."

An act to incorporate the Hudson Water-Works Company.

An act to enable the extension of the town wharf in the town of Newcastle.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to effect the speedy settlement of estates by executors and administrators.

An act to authorize the Meredith village fire district to establish water-works.

An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters.

An act to enable the commander-in-chief to order a parade of the organized militia outside of the state.

An act to authorize the town of Gilford to establish a system of sewerage, and to fund its indebtedness occasioned thereby, and for other purposes.

An act in amendment of section 3, chapter 131 of the Public Statutes of New Hampshire, in relation to game laws.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings-bank treasurers.

An act to enable the town of Exeter to acquire and maintain water-works.

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

An act to prevent the introduction of epidemic diseases into the state.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

An act to abolish jury fees and repeal section 22 of chapter 287 of the Public Statutes.

An act relating to the salary of the solicitor of the county of Belknap.

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate.

An act for the protection of owners of breeding horses.

An act in relation to lumber and wood roads and landings.

An act providing for the exemption from taxation of certain property in Claremont.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act to amend section 2, chapter 61 of the Public Statutes, relating to the times when the list of non-resident taxes assessed shall be delivered to the collector.

An act to perfect the records of births, marriages, and deaths.

An act to provide for a revision of the militia laws of the state.

An act in amendment of section 27 of chapter 191 of the Public Statutes, relating to suits by or against administrators.

An act authorizing the city of Nashua to issue bonds.

An act to protect oyster planting and bedding in Great bay, so called.

An act providing for the appointment of inspectors of buildings by cities and towns, and defining their duties.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

An act relating to the New Hampshire National Guard.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of Potter's Military History.

Joint resolution in favor of William T. Wentworth.

Joint resolution in favor of the Industrial school.

Joint resolution providing for a brook-trout hatching house at Manchester.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

Joint resolution in relation to providing certain repairs to the state house.

The following entitled bill and joint resolutions, having been printed and distributed, were taken up and laid upon the table:

On motion of Mr. Gilmore of Manchester,-

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal school.

An act to annex a certain island in Winnipiseogee lake to the town of Moultonborough.

On motion of Mr. Leach of Franklin,-

An act to regulate telegraph and telephone companies.

The following joint resolution, having been printed and distributed, was taken up and ordered to a third reading:

Joint resolution for the reimbursement of the Endicott rock commissioners.

The joint resolution was then laid upon the table, on motion of Mr. Mitchell of Concord.

The following entitled bill, having been printed and distributed, was taken up:

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

On motion of Mr. Wadsworth of Manchester, the bill was laid upon the table.

The following entitled bill, having been printed and distributed, together with the following amendment, offered by Mr. Leach of Franklin, was taken up:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

Amend by adding thereto the following sections, and changing section 8 to section 10:

SECT. 8. Any town or city may, by vote, establish a board of highway commissioners, consisting of not less than three or more than six persons, not more than a majority of whom shall belong to the same political party, who shall hold office for three years, except those first appointed or elected shall be for the term of one, two, and three years respectively.

SECT. 9. Said commissioners shall be appointed by selectmen of towns and city councils of cities, except in such towns or cities as may vote to elect them. They shall have the entire charge and control of the expenditure of all money raised or appropriated for highways, bridges, and sewers by such towns or cities; the appointment and removal, at pleasure, of all

agents necessary to supervise and perform the work, fix their compensation, require detailed reports from such agents, and make detailed reports annually to the town. They shall receive no compensation for work upon highways, bridges, or sewers, or supervision of such work, except such as may be voted to them by the town or city they represent.

Mr. Leach offered a further amendment to his proposed amendment, as follows:

After the word "city," and before the word "may," in the first line of the proposed amendment, insert the following words: which may have in it a system of water-works.

On motion of Mr. Sinclair of Portsmouth, the bill and proposed amendments were laid upon the table.

The following entitled bill, having been printed and distributed, was taken up:

An act regulating the use of bicycles on highways.

Mr. Guptill of Portsmouth offered the following amendments, which were adopted:

Amend section I by striking out the words, "when within thirty feet of such person, or carriage, or cart drawn by horses or other domestic animals," and the words, "nor shall any person in the night-time use or ride any bicycle in any street, alley, lane, or other public place, unless a light is attached to the front of such bicycle," so that said section and bill as amended shall read:

SECTION 1. No person shall, in any street, alley, lane, or other public place, ride or use any bicycle, unless a call-bell or alarmbell is attached to the handle-bar thereof, and such person so using or riding such bicycle shall, upon approaching any person, or any carriage or cart drawn by horses or other domestic animals, in and upon such street, alley, lane, or other public place, give a distinct alarm upon such bell.

SECT. 2. A person convicted of any offence mentioned in this

act shall be fined not exceeding twenty dollars or imprisoned not exceeding sixty days.

SECT. 3. This act shall take effect on and after its passage.

The bill was then ordered to a third reading.

On motion of Mr. Lyford, the following entitled bill was taken from the table and recommitted to the Committee on Revision of the Statutes:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

On motion of Mr. Sulloway of Manchester, the following entitled bill was taken from the table and referred to the Committee on the Judiciary:

An act to change the times of holding the trial terms of the supreme court for Sullivan county.

Mr. Wardwell of Winchester moved that the following entitled bill be taken from the table:

An act for the better licensing and protection of dogs.

The motion prevailed.

Mr. Wardwell of Winchester offered the following amendment, which was adopted:

Add to section 2 the following: In case any puppy so licensed should die, or be sold to go out of the state before the expiration of the ten years for which it is licensed, the owner may make oath to such facts before the town clerk and surrender his license, and the town clerk shall refund to said owner the proportionate part of the license fee for the unexpired time.

Mr. Woodbury of Manchester offered the following amendment:

Amend by striking out the word "ten" wherever it occurs and insert one hundred.

The amendment was not adopted.

On motion of Mr. Wardwell of Winchester, the bill as amended was laid upon the table to be printed.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Sherburne of Pittsfield for a few days, on account of sickness in his family.

Leave of absence was granted to Mr. Cole of Salem for the remainder of the week, on account of sickness.

Leave of absence was granted to Mr. Whitcher of Warren for the remainder of the week, on account of business.

Leave of absence was granted to Mr. Hulburt of Dalton for a part of next week, no reason being stated.

Leave of absence was granted to Mr. Bowen of Fitzwilliam for the remainder of the week, on account of the funeral of a relative.

Leave of absence was granted to Mr. Gillingham of Chester for the remainder of the week, on account of sickness.

Leave of absence was granted to Mr. Follansbee of Dorchester, until Wednesday next.

Mr. Everett of Nashua offered the following resolution:

Resolved, That the secretary of state be directed to report to this House a complete statement of the sources of revenue of his office, together with a detailed report of the amount received by him the past two years, as perquisites of his office, in addition to his regular salary, and of the sources and amounts paid by him to the state treasurer.

The resolution was not adopted on viva voce vote.

Mr. Everett of Nashua called for a division and withdrew his call.

Mr. Sulloway of Manchester then called for a division, and a division was had with the following result:

Eighty-nine gentlemen voted in the affirmative,

Seventeen gentlemen voted in the negative.

No quorum voting, the speaker declared the House adjourned.

FRIDAY, FEBRUARY 24, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

On motion of Mr. Rowell of Newport,-

Resolved, That when this House adjourns this forenoon it be to meet next Monday evening at 8 o'clock.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Morse of Hebron until Thursday, March 2, on account of business engagements.

Leave of absence was granted to Mr. Woodward of New London, for the same reason.

Leave of absence was granted to Mr. Wallingford of Milton, for the same reason.

## REPORT OF COMMITTEE.

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed the bill with the following title:

An act to establish the city of Somersworth.

GEO. H. ROBY,

For the Committee.

The report was accepted.

(Mr. Guptill of Portsmouth in the chair.)

## RECONSIDERATION.

On motion of Mr. Sulloway of Manchester, the vote whereby the following entitled bill was ordered to a third reading was reconsidered:

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

On motion of Mr. Sulloway of Manchester, the bill was laid upon the table.

On motion of Mr. Scott of Peterborough, the following entitled bill was taken from the table:

An act to incorporate the Chesterfield Fish and Game League.

Mr. Scott then moved that the bill be put back upon its second reading.

The motion prevailed.

On motion of the same gentleman, the bill was laid upon the table to be printed.

## REPORTS OF COMMITTEES.

Mr. Brown for the Committee on Military Affairs, to whom was referred the House bill entitled "An act in amendment of the charter of the Manchester Cadets," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wetherell for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Rye Beach Electrical and Horse Railroad," recommitted to the committee on motion of Mr. Mitchell of Concord, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading next Tuesday forenoon at 11 o'clock.

Mr. Gilmore for the Committee on Railroads, to whom was referred the following House resolution:

Resolved, That the Committee on Railroads be instructed to enquire what general legislation if any, is required for the government and regulation of railroads operated by other than steam power, and especially whether there is occasion for legislation with reference to the equipment and running of said railroads; the protection of pedestrians and other travellers upon public highways; and the use of such highways by such railroads without compensation to the public or individuals, and that said committee report by bill or otherwise.

Made the following report:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

JANUARY SESSION, 1893.

Whereas, It is the duty of the legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another for private or personal advantage; and

Whereas, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state; and

Whereas, numerous charters are sought of this General Court, and many existing corporations solicit an increase and extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit, and open to the suspicion of speculative purposes; and

Whereas, The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established

factor in methods of public communication, not merely local but for extended traffic: and

Whereas, the application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property, but from due regard for the personal safety and lives of property owners and of persons travelling upon public roads, upon foot or in private carriages, all calling for cautious, well digested, and uniform law, assuring the state of its rightful ascendency and control; therefore be it

Resolved, By the House of Representatives, the Senate concurring, That the railroad commissioners be requested and instructed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires, in reference to the powers to be conferred upon, or exercised by, railroads operated by other than steam power; and that pending such examination and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests.

GEORGE C. GILMORE.

For the Committee.

The report was accepted.

Mr. Gilmore of Manchester moved that the report be laid upon the table to be printed, and be made the special order for Tuesday, February 28, at 11 o'clock in the forenoon.

Mr. Woodbury of Manchester moved to amend the motion made by Mr. Gilmore of Manchester, by striking out the words "Tuesday, February 28, at 11 o'clock in the forenoon," and substituting the words, Wednesday, March 1, at 3 o'clock in the afternoon.

The amendment was adopted.

The motion as amended was then adopted.

Mr. Page of Haverhill moved that the House adjourn.

On viva voce vote the motion was lost.

Mr. Ford of Groton called for a division.

Mr. C. C. Clark of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll.

The roll-call pending,

Mr. Clark withdrew his demand for the yeas and nays.

Mr. Page of Haverhill then demanded the yeas and nays on his motion to adjourn.

The clerk proceeded to call the roll, with the following result:

Twenty-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Wetherell.

STRAFFORD COUNTY. Scott of Dover, York of Lee, Jones of Rochester.

BELKNAP COUNTY. Frye.

MERRIMACK COUNTY. Mitchell, Gordon of Concord, Badger, Carroll.

HILLSBOROUGH COUNTY. Little, Woodbury of Francestown, George of Goffstown, Sullivan, P. H., Martin of Manchester, Jones of Manchester, Frost, Eaton of Manchester, Wason, Scott of Peterborough.

CHESHIRE COUNTY. Colony.

GRAFTON COUNTY. Ford, Page of Haverhill.

Cöos County. Blais, Van Dyke.

One hundred and six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Brown of Deerfield, Follansby of Exeter, Hooke, Leavitt, Fernald, Peaslee, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Willey, Wallingford, Richards, Osborn, Wallace, Roberts.

BELKNAP COUNTY. Nutter, Smith of Gilford, O'Shea, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Bryant, Mathes, Piper.

MERRIMACK COUNTY. Lyford, George of Concord, Underbill, Woodworth, Noyes, Leach, Merrick, Favor, Nutting, Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Chickering, Pressey.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Gray, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Quint, Clark, C. C., Merrill, Laneville, Gilmore, Allen, F., Daley, Dodge of Manchester, Smith of Manchester, Wadsworth, Woodbury of Manchester, Sullivan, F., Reed, Brigham of Nashua, Noble, Woodbury of Nashua, Field, Hobbs.

CHESHIRE COUNTY. Davis of Alstead, Willard, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Collins, Coffin, Rowell, Wiley.

GRAFTON COUNTY. Fellows of Bristol, Burton, Cheney, Spring, Derby, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth.

Coos County. Stevens, Bullard, Wheeler, McIver.

No quorum having voted, the speaker declared the House adjourned.

# AFTERNOON.

The House met at 8 o'clock in the afternoon according to adjournment.

(The speaker in the chair.)

#### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Bailey of Raymond until Wednesday, March 1, on account of important business.

Leave of absence was granted to Mr. Eastman of Littleton for the week, on account of important business.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act in amendment of section 2 of chapter 265 of the Public Statutes, in relation to minors.

Joint resolution of thanks to William E. Chandler, for his gift to the state of a statue of John Parker Hale.

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works, and in amendment of all acts passed subsequently thereto, relating to said water-works."

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

An act to establish a third judicial district in the county of Grafton.

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

An act in relation to the village fire district in the town of Bethlehem.

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled bill:

An act to incorporate the Contoocook River Navigation and Improvement Company.

The Senate have indefinitely postponed the following entitled bill, sent up from the House of Representatives:

An act relating to parents who abandon minor children under ten years of age.

#### SENATE BILLS REFERRED.

The following entitled bills and joint resolution, sent down from the honorable Senate, were read twice and referred:

To the Committee on Incorporations:

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

To the Committee on the Judiciary:

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

An act in amendment of section 2 of chapter 265 of the Public Statutes, in relation to minors.

On motion of Mr. Scott of Peterborough, the House adjourned.

TUESDAY, February 28, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Bartlett of Unity, on account of sickness.

Leave of absence was granted to Mr. Gordon of Concord, on account of sickness.

Leave of absence was granted to Mr. Whitcher of Warren for to-day, on account of business.

Leave of absence was granted to Mr. Davenport of Hinsdale for an indefinite period, on account of sickness.

### REPORT OF COMMITTEES.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Northumberland Water Company," having considered the same, reported the same with the following amendment and recommended its passage:

Amend as follows:

Insert in section 3 the words, in the towns of Northumberland and Stark, to read as follows:

SECT. 3. Said corporation may take and hold by purchase, or may take as for public uses, any real estate or easement therein, including the water of any ponds, streams, springs, or artesian wells, in the towns of Northumberland and Stark, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Fernald for the Committee on Incorporations, reported a bill entitled "An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias," and recommended its passage.

The report was accepted and the bill read a first time.

On the question,

Shall the bill be read a second time?

(Discussion ensued.)

Mr. Eastman of Concord raised the question that the legislation asked for could be accomplished under the general law, and addressed the House on this point. In the course of his remarks he called for information as to the resolution passed by the House, directing the Committee on Incorporations to report adversely on bills asking for charters for incorporations which could be accomplished by the general law.

Mr. Carroll of Warner, chairman of the Committee on Incorporations, addressed the House in reply to the inquiry of Mr. Eastman of Concord, and stated that the resolution had been laid upon the table by the committee, and expressed the opinion that as several similar charters had already been granted by the House, this bill could not consistently be reported adversely.

Mr. Woodbury of Manchester addressed the House in support of the position taken by Mr. Carroll of Warner.

Mr. Nash of Conway addressed the House in support of the position taken by Mr. Eastman of Concord.

On viva voce vote the bill was ordered to a second reading.

Mr. Eastman of Concord called for a division, and a division was had with the following result:

One hundred and sixty-eight gentlemen voted in the affirmative,

Fifty-six gentlemen voted in the negative,

The affirmative prevailed.

The bill was ordered to a second reading to-morrow forenoon at 11 o'clock.

### TAKEN FROM THE TABLE.

On motion of Mr. Eastman of Concord, the following entitled bill was taken from the table:

An act to incorporate the Pemigewasset Manufacturing Company.

The pending question being upon the third reading of the bill,

The bill having been ordered to a third reading on a viva voce

vote, and a division having been called for by Mr. Eastman of Concord.

Mr. Eastman withdrew his call for a division.

The bill was ordered to a third reading this afternoon at 3 o'clock.

Mr. Colony for the Committee on Incorporations, reported a bill entitled "An act to authorize the North Walpole fire district to establish water-works," and recommended its passage.

The report was accepted.

On motion of Mr. Carroll of Warner, the bill was recommitted to the Committee on Incorporations.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act requiring every trust company, savings bank, or association doing a commercial business or receiving deposits subject to check, to keep a lawful money reserve," having considered the same, reported the bill in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolutions in favor of highways in the following towns of Thornton, Alexandria, Woodstock, Sandwich, Lisbon, Temple, Francestown, Jackson, Benton, Stewartstown, Franconia, Lincoln, Warren, Pittsburg, Dixville, Millsfield, Errol, Wentworth's, Location, Dummer, Carroll, Randolph, the White Mountains through Crawford Notch, and in favor of an appropriation for Weirs channel and buoys on Lake Winnipiseogee, having considered the same, and made changes and alterations that seemed to them proper, submitted the following joint resolution and recommended its passage:

Joint resolution appropriating eleven thousand five hundred dollars for highways in New Hampshire, for the years of 1893 and 1894.

The following detailed report accompanied the report of the committee:

DETAILED REPORT OF THE COMMITTEE ON ROADS, BRIDGES, AND CANALS, FOR THE INFORMATION OF THE HOUSE.

Your committee beg leave to submit, for the information of the House, the following detailed report of their decisions:

After due hearing, the joint resolution for the Gulf road in Lisbon, calling for five hundred dollars (\$500) for each of the years 1893 and 1894, your committee came unanimously to the conclusion that four hundred dollars (\$400) for the year 1893 was sufficient aid for the completion of that road.

After due hearing, the joint resolution for the Salmon Hole Brook Road in Lisbon, calling for seven hundred dollars (\$700) annually for the years 1893 and 1894, your committee came unanimously to the conclusion that four hundred (\$400) is sufficient aid for this road, and as this highway is to be rebuilt for the use of six-horse coaches and for both pleasure and heavy travel between the important points, Sugar Hill and Salmon Hole, that it is better to pay the whole amount in 1893 than to divide the sum into two payments, in order to give the most effectual aid in rebuilding said road.

The joint resolution for North Woodstock and Breezy Point road was duly considered. This road was built by state aid to the amount of two thousand five hundred dollars (\$2.500) and a like amount was raised by the towns of Woodstock and Warren, and by private subscription. It lies in the corners of these towns and is of only occasional use to their inhabitants, but as a highway for the convenience of summer visitors, it is of great importance, connecting as it does the Pemigewasset valley and Franconia Notch with the summit of Mt. Moosilauke and the Baker river valley. In Warren it has an expensive bridge, more than fifty feet above Baker's river, with a span of nearly one hundred feet, and it passes over Mt. Cushman at an altitude of about 2,800 feet.

Agassiz Basin, one of the most important points of interest in the mountains, is on this road near North Woodstock. The road is now fit for buckboards only, and in view of its importance for summer tourists your committee unanimously recommend an appropriation of three hundred dollars (\$300) for 1893 and one hundred and fifty dollars (\$150) for 1894, for that part of the road lying in Warren, somewhat over three miles long, and an appropriation of five hundred dollars (\$500) for 1893 and two hundred and fifty dollars (\$250) for 1894, for that part of the road lying in Woodstock, somewhat over five miles long. The amount asked for, for the Woodstock end, was one thousand dollars (\$1,000), and seven hundred and fifty dollars (\$750) is recommended, and six hundred (\$600) was asked for, for the Warren end, and four hundred and fifty dollars (\$450) is recommended.

The joint resolution for the North and South road in Benton, calling for three hundred dollars (\$300) aid, was considered. This is one of the old roads, not much used by the inhabitants of the town but of great value to people in that part of the county wishing to drive to Franconia and Bethlehem, and your committee deem it worthy of the appropriation asked for, viz.: one hundred and fifty dollars (\$150) for 1893 and one hundred and fifty dollars (\$150) for 1894.

The Sandwich Notch road is one that has been used for many years. It is about eight miles long and has very few inhabitants living upon it, but it forms an important connection between Sandwich and the Pemigewasset valley, and your committee believe it worthy of aid to the amount of five hundred dollars (\$500) for the part lying in Sandwich and of two hundred and fifty dollars (\$250) for the part lying in Thornton, these amounts to be equally divided between the years 1893 and 1894.

The joint resolution asking for an appropriation of six hundred dollars (\$600) for that part of the road leading from the Flume House towards North Woodstock which lies in the town of Lincoln, was considered, and your committee unanimously recommend that four hundred and fifty dollars (\$450) be appropriated, dividing it equally between the years 1893 and 1894.

For the Franconia Notch road between the height of land in Franconia and the Flume House, an appropriation of four hundred dollars (\$400), for each of the years 1893 and 1894, is unanimously recommended by your committee, this road being used by more people than any other mountain road in the state, taking in the Flume, Pool, Basin, Echo and Profile lakes, and the Old Man of the Mountain.

After hearing the joint resolution asking for an appropriation for repairs of the White Mountain Notch roads, amounting in the aggregate to nine hundred dollars (\$900) a year for 1893 and 1894, your committee recommend the following sums in detail to be expended: one hundred and seventy-five dollars (\$175) for the road from Fabyan's to Crawford's; three hundred dollars (\$300) from Crawford's to the Willey House; two hundred and fifty dollars (\$250) from Willey House to Bartlett: one hundred and seventy-five dollars (\$175) for the Cherry Mountain road lying in Carroll. This is one of the noted passways through the mountains, and is familiar to the travelling public.

During the considering of the joint resolution for the repair of highways in Pittsburg, asking for three hundred dollars (\$300) annually for 1893 and 1894, for the highway leading from the Connecticut Lake House to Camp Chester, an offer was received from Mr. George Van Dyke of one thousand dollars (\$1,000) for this road, provided the state appropriate an equal amount. This highway is nine miles long and is a road through the forest that is suitable only for buckboard travel. It is desired to rebuild it for the use of mountain coaches, and your committee are unanimous in the opinion that Mr. Van Dyke's offer be accepted. They therefore recommend that five hundred dollars (\$500) be appropriated for each of the years 1893 and 1894, for this road

In considering the joint resolution asking for an appropriation of three hundred dollars (\$300) annually for 1893 and 1894, to repair the Pinkham Notch road, a highway between the Glen House and Jackson, it was learned that the three miles through Pinkham woods need to be greatly widened to secure safe travel by the six-horse coaches necessarily employed to meet the demands of the extensive travel in that region, and the committee unanimously recommend the appropriation applied for in the resolution.

A joint resolution, appropriating money to aid the town of Temple in repairing its mountain roads, was considered by your committee, at which time it appeared that the "Miller Park" road was built two years ago, having an appropriation from the state of three thousand dollars (\$3,000). It is now in a condition that requires a further sum of two hundred and fifty dollars (\$250) annually for the years 1893 and 1894, in order to make it available for the use intended, which is the amount asked for, and your committee recommend its appropriation. The committee were informed that upon the completion of this road, parties out of the state would assist largely in developing this attractive locality.

A joint resolution for the benefit of the road from Bear Rock to Diamond pond in Stewartstown, asking for the sum of five hundred dollars (\$500) to aid in constructing this road, was duly considered. This section of the state is rapidly opening up to summer visitors, and particularly to fishermen. Your committee recommend an appropriation of two hundred and fifty dollars (\$250) for the year 1893, to aid this road from Bear Rock to a point near the camp of Martin B. Noyes, at Diamond pond in Stewartstown.

A joint resolution for the repair and improvement of the highway leading from a point near George Wood's house in Randolph, to the northerly line of Martin's grant, was presented to your committee, at which time evidence was given that the present road is entirely inadequate to the demands that will be hereafter made upon it as a highway between Randolph and the north line of Martin's grant.

This piece of highway is an important link in the road between Randolph station and the Glen House, and should be made safe for mountain coaches. The committee therefore recommend an appropriation of eight hundred dollars (\$800) for 1893 to be applied for this road.

In considering the joint resolution asking an appropriation of two hundred and fifty dollars (\$250) to aid in constructing a road from the house owned by F. A. Prescott in Francestown to the top of Crotchet mountain, your committee learned that the towns in the vicinity of this mountain are developing quite a

summer business, that there are fine lakes and ponds in the region, affording excellent facilities for boating and fishing, that over five hundred visitors registered their names in a book on the summit of the mountain last season, and that a road to the top would add greatly to the attractions of the region. The appropriation is asked only on condition that the town of Francestown appropriate a like sum for building the road, and the committee are in favor of granting the request.

Your committee recommend the appropriations called for in the joint resolution for the repair of highways in Coös county as follows: two hundred dollars (\$200) for highways in the town of Dixville: one hundred and fifty dollars (\$150) for highways in the town of Millsfield; two hundred dollars (\$200) for highways in the town of Errol lying between Errol Dam and the south line of Wentworth's Location; two hundred dollars (\$200) for highways in the town of Errol leading from the old road near the dwelling-house of Lyman H. Grover, down the Androscoggin river, to the east line of Dummer; one hundred and fifty dollars (\$150) for the highways in the town of Dummer, commencing at the east line of Dummer on the west side of the Androscoggin river, thence down the river to the north line of Milan: seventy-five dollars (\$75) for highways in Wentworth's Location.

These roads were built largely by state aid and must be maintained by the state, that region being sparsely populated and the towns being wholly unable to keep up the roads that are needed for the convenience of the travelling public.

The joint resolution in favor of lighting Weirs channel and maintaining buoys on Lake Winnipesaukee was considered, and an appropriation of one hundred and fifty dollars (\$150) annually, for 1893 and 1894, is unanimously recommended.

The towns of Sandwich, Thornton, Benton, Alexandria, Randolph, Warren, and Woodstock, are very little benefited by the roads to be aided by these appropriations called for, so far as their own convenience in driving is concerned, and it is reasonable that the state should assist them in maintaining these roads which add so much to the general good of New Hampshire. Your committee believe that the state can do nothing which will add so much to its attractiveness, and its power of drawing and hold-

ing people who travel, as by giving judicious aid in making and maintaining good roads.

The total amount of appropriations for roads recommended is eleven thousand nine hundred and fifty dollars (\$11,950), seven thousand two hundred and twenty-five dollars (\$7,225), to be expended in 1893, and four thousand seven hundred and twenty-five dollars (\$4,725) to be expended in 1894.

Among those who have appeared before the committee to advocate appropriations for the different roads considered in the foregoing joint resolutions, are Councillor H. B. Moulton, Senators Damon, Seavey, Evans, and Walker, Hon. A. A. Woolson, Hon. George B. Chandler, Judge David Cross, Hon. John M. Hill, Judge W. M. Pitman, Ira A. Chase, Esq., John H. Brown, John Pender, Joseph Campbell, S. W. Emery, George T. Crawford, Ira Whitcher, and Dr. Chas. P. Bancroft.

The reports were accepted.

The joint resolution was read a first time.

On motion of Mr. Gould of Manchester, the joint resolution and reports were laid upon the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act enabling the town of Durham to contract with the directors of Durham Library Association," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Hatch for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trespasses and malicious injuries," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Spring for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Spring for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to regulate the compensation for cattle killed by order of cattle commissioners," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Wadleigh for the Committee on Incorporations, to whom was referred the House bill entitled "An act to continue the Bear Camp River Boom and Improvement Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to incorporate the Thomes Pond Fishing Association," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act for the protection of whitefish," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section 3 of chapter 133 of the Public Statutes, relating to fisheries and game," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act placing a bounty on foxes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Ashland Water-Works Company," having considered the same, reported the same with the following amendment and recommended its passage:

Amend as follows: Insert in section 5 the words, in the towns of Ashland and New Hampton, to read as follows:

Sect. 5. Said corporation is authorized to enter upon and appropriate any springs, streams, or ponds, in the towns of Ashland and New Hampton, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually for open-air concerts," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the delegation from the city of Manchester.

The report was accepted and the resolution adopted.

Mr. Woodworth for the Committee on Forestry, to whom was referred the House bill entitled "An act for the establishment of a forestry commission," having considered the same, reported the same with the following amendment and recommended its passage:

Amend by striking out section 4.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section r of chapter 70 of the Public Statutes, relating to the laying out of highways to public waters," having considered the same, reported the same and recommended that it be referred to the Committee on Roads, Bridges, and Canals.

The report was accepted and the recommendation adopted.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to define and regulate the mode of publishing notices in courts of probate," having considered the same, reported the same with the following resolution:

Resolved, That the bill be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to

whom was referred the House bill entitled "An act to provide for a bounty on foxes," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Eurroughs for the Committee on Incorporations, reported a bill entitled "An act to incorporate the Manchester district parsonage board of trustees of the New Hampshire conference of the Methodist Episcopal church," and having considered the same, recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act in amendment of the charter of the Keene Guaranty Savings Bank," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Bullard for the Committee on Finance, reported a bill entitled "An act in relation to the care and custody of the Benjamin Thompson Trust Fund," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

#### SECOND READINGS .- RULES SUSPENDED.

On motion of Mr. Page of Haverhill, the rules were suspended and the following entitled bill, in order for a second reading, was read a second time by its title and laid on the table to be printed:

An act relating to assessment insurance.

The following entitled joint resolution was read a second time:

Joint resolution to provide for the completion of the state work at the Columbian Exposition, and the representation of the state thereat.

The joint resolution being on its second reading, Mr. Lyford of Concord offered the following amendment:

Amend the second section of the joint resolution by striking out all after the word "staff," in the fourth line of said section, and insert the following: be requested to attend said exposition upon said day, and that in order to provide the necessary transportation and subsistence for those attending, the sum of twenty-five hundred dollars, or so much thereof as may be necessary, is hereby appropriated, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The final accounts and vouchers for all expenditures shall be audited and approved by the Governor and council, so that said section shall read as follows:

Resolved, That for the proper representation of the state at said Exposition, upon the day specially set apart for the state of New Hampshire, His Excellency the Governor, the honorable council, the secretary of state, the Governor's staff, be requested to attend said Exposition, upon said day, and that in order to provide the necessary transportation and subsistence for those attending, the sum of twenty-five hundred dollars, or so much thereof as may be necessary, is hereby appropriated, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The final accounts and vouchers for all expenditures shall be audited and approved by the Governor and council.

On motion of Mr. Lyford of Concord, the joint resolution and amendment were laid upon the table to be printed.

On motion of Mr. Eastman of Concord, the following entitled bill was taken from the table:

An act to incorporate the Woodsville Manufacturing Company.

The pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed.

The bill passed.

Mr. Jones of Rochester moved that the House adjourn.

The motion was lost.

On motion of Mr. Sulloway of Manchester, the following entitled bill was taken from the table:

An act to prohibit the taking of fish through the ice on Breed pond.

The pending question being the motion of Mr. Noble of Nashua, that the bill be indefinitely postponed,

By unanimous consent Mr. Noble withdrew his motion.

The bill having been read a third time, and the question being stated,

Shall the bill pass?

The affirmative prevailed.

The bill passed.

On motion of Mr. Scott of Peterborough, the following entitled bill was taken from the table:

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

The bill having been read a third time, and the pending question being on the passage of the bill, and being stated, the affirmative prevailed and the bill passed.

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On motion of Mr. O'Keefe of Portsmouth, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Farnum of Concord for to-day, on account of sickness.

Leave of absence was granted to Henry Farnum, one of the pages of the House, for to-day, on account of sickness.

Leave of absence was granted to Mr. Burroughs of Bow for an indefinite period, on account of sickness.

#### THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act in amendment of the charter of the Manchester Cadets.

An act relating to the New Hampshire National Guard.

An act to effect the speedy settlement of estates by executors and administrators.

An act to exempt from taxation the property of the Littlefield Post, No. 8, Grand Army of the Republic.

An act entitled "An act to authorize the South Antrim village fire precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works, and to issue its bonds therefor."

An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters.

An act to incorporate the Kearsarge Electric Railroad Company.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

An act in addition to section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act to incorporate the Hudson Water-Works Company.

An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers.

An act to enable the extension of the town wharf in the town of Newcastle.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to establish water-works in the town of Exeter.

An act to perfect the records of births, marriages, and deaths.

An act to amend section 2 of chapter 61 of the Public Statutes, relating to the times when the list of non-resident taxes assessed shall be delivered to the collector.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act in amendment of section 27 of chapter 191 of the Public Statutes, relating to suits by or against administrators.

An act authorizing the city of Nashua to issue bonds.

An act to protect oyster planting and bedding in the Great bay, so called.

An act providing for the appointment of inspectors of buildings by cities, and defining their duties.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

Joint resolution in favor of an industrial school.

Joint resolution in favor of William T. Wentworth.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History.

The following entitled bill was read a third time:

An act regulating the use of bicycles in highways.

The question being stated,

Shall the bill pass?

On a viva voce vote the affirmative prevailed.

Mr. Everett of Nashua called for a division, and a division was had with the following result:

One hundred and fifty-three gentlemen voted in the affirmative.

Thirty-two gentlemen voted in the negative.

The affirmative prevailed.

Mr. O'Keefe of Portsmouth demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

Two hundred and nine gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Spofford, Priest of Derry, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Seavey, Moulton of Hampstead, Perkins, Pevear, York of Kingston, Becker, Young of Newmarket, Warner, Leavitt, Peaslee, Winn, Guptill, Newton, Woodman, Cole of Salem. Corning, Sleeper, Parkman, Dinsmore,

STRAFFORD COUNTY. Swain, Crawford, Moulton of Dover, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Laughlin, Hill of Durham, Fletcher of Farmington, Pearl, Nute, Willey, Ricker, Richards, Osborn, Jones of Rochester, Dodge of Rochester, Wallace, Meskill, Chase of Somersworth, Marston, Rainville, Meserve, Waldron.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Page of Gilmanton. O'Shea, Wadleigh of Meredith, Howard of New Hampton. Knox. Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Nash, Currier, Demeritt. Towle of Freedom, Gale of Jackson, Harriman, Huntress, Gilman, Bryant, Copp, Robinson of Wakefield, Mathes, Piper.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Kittredge, Raymond, Eastman of Concord, Mitchell, Lyford, George of Concord. Underhill, Woodworth, Quimby, Flint, Noyes, Chapman, Leach. Sturtevant, Merrick, Favor, Nutting, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Young of Northfield, Chickering, Fowler. Goss, Sherburne, Dunlap, Pressey, Carroll, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Whitaker, Woodbury of Francestown, Emerson, Pierce of Greenville, Baker, Felt, Cleasby, Gould, Mullen, Ward, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Lynch, Martin of Manchester, Daley, Dodge of Manchester, Smith of Manchester. Frost, Bryson, Howard of Manchester, Herbert, Sullivan, F., Cummings, Sweeney, Noble, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Lawrence, Foskett, McDuffee of Keene, Whitcomb, Colony, Morrison of Marlow, Davis of Sullivan, Nesmith, Carter of Swanzey, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Johnson of Claremont, Elwell, Rowell, Wiggins of Springfield, Wiley.

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Swasey, Fellows of Bristol, Gordon of Canaan, Follansbee of Dorchester, Ford. Hoyt of Hanover, Morse, Jewell, Burton, Spring, Wells, Hatch of Littleton, Moulton of Lyman, Derby, Hunt of Piermont. Cook, Moulton of Thornton, Blood.

Coös County. Gilbert, Oswell, Locke of Carroll, Wentworth, Tuttle, Marshall, Ellingwood, Hatch of Northumberland, Wheeler, Day of Stratford, Van Dyke.

Thirty-nine gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Brown of Deerfield, Adams, Stackpole, O'Keefe, Moran of Portsmouth.

STRAFFORD COUNTY. Perry of Dover.

BELKNAP COUNTY. Roby of Gilford.

MERRIMACK COUNTY. Warren of Chichester, Dean, Robie of Hooksett.

HILLSBOROUGH COUNTY. Sulloway, Quint, Sullivan, P. H., Woodbury of Manchester, Eaton of Manchester, Montplaisir, Everett, Ledoux, Noble, Field.

CHESHIRE COUNTY. Gowing, Howe, Perry of Keene. Martin of Richmond, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Collins, Martin of Plainfield.

GRAFTON COUNTY. Copithorn, Brooks of Franconia, Page of Haverhill, Keyes, Cheney, Lamprey, Sargeant of Plymouth.

Coös County. Stevens, McIver, McGregor.

The affirmative prevailed.

The bill passed.

An act to continue the Bear Camp River Boom and Improvement Company.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

An act to prevent the introduction of epidemic diseases into the state.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

#### RULES SUSPENDED.

On motion of Mr. Everett of Nashua, the rules were suspended and the following entitled bills were read a third time by their title and passed:

An act to authorize the Meredith village fire district to establish water-works.

An act providing for the exemption from taxation of certain property in Claremont.

An act in relation to lumber and wood roads and landings.

An act to abolish jury fees, and repeal section 22 of chapter 287 of the Public Statutes.

An act to incorporate the Pemigewasset Manufacturing Company.

The following entitled bill was read a third time, and on motion of Mr. Davis of Alstead, indefinitely postponed:

An act in amendment of section 3, chapter 131 of the Public Statutes of New Hampshire, in relation to game laws.

The following entitled joint resolution was read a third time:

Joint resolution in relation to certain repairs to the state house.

Mr. Page of Haverhill moved that the joint resolution be indefinitely postponed.

On a viva voce vote the motion did not prevail.

Mr. Page then called for a division, and a division was had with the following result:

One hundred and nineteen gentlemen voted in the affirmative.

Forty gentlemen voted in the negative.

Mr. Page then demanded the yeas and nays, and the roll-call

pending, moved that the joint resolution be laid upon the table.

The motion prevailed.

The joint resolution was laid upon the table.

The following entitled bill was read a third time:

An act to provide for a revision of the militia laws of the state.

On the question of the passage of the bill,

(Discussion ensued.)

Mr. Mitchell of Concord moved that the bill be put back upon its second reading, and then be recommitted to the Committee on Military Affairs.

On the motion, Mr. Page of Haverhill called for a division, which was had with the following result:

Eighty-one gentlemen voted in the affirmative.

One hundred and twenty gentlemen voted in the negative.

The motion did not prevail.

On motion of Mr. Hoyt of Hanover, the bill was laid upon the table and made the special order for to-morrow at 12 o'clock noon.

The following entitled joint resolution was read a third time:

Joint resolution providing for a brook-trout hatching house at Manchester.

Mr. Nash of Conway moved that the joint resolution be put back upon its second reading.

The motion prevailed.

The joint resolution being upon its second reading.

Mr. Nash of Conway offered the following amendment, which was adopted:

After the word "Manchester" in the eleventh line, insert the following, and the sum of five hundred dollars to establish a fish-hatching house on Walker's pond in Conway.

The joint resolution was then ordered to a third reading.

Mr. Pearl of Farmington moved that the joint resolution be again put back on its second reading.

The motion was lost.

Mr. Page of Haverhill moved that the rules be suspended and that the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed, the rules were suspended, and the joint resolution was read a third time and passed.

The following entitled bill was read a third time, and on motion of Mr. Page of Haverhill, laid upon the table:

An act to enable the commander-in-chief to order a parade of the organized militia outside of the state.

The following entitled bill, in order for a third reading, was taken up:

An act to authorize the town of Gilford to establish a system of sewerage and to fund its indebtedness occasioned thereby, and for other purposes.

Mr. Page of Haverhill moved that the bill be put back upon its second reading.

The motion prevailed.

Mr. Page then moved that the bill be recommitted to the Committee on Towns.

The motion prevailed.

The following entitled bill was read a third time:

An act for the protection of the owners of breeding horses.

Mr. Scott of Peterborough moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Wason of New Boston moved that the bill be put back upon its second reading.

The motion prevailed.

Mr. Wason then moved that the bill be recommitted to the Committee on Agriculture.

The motion prevailed.

The following entitled bill was read a third time:

An act relating to the salary of the solicitor of Belknap county.

Mr. Page of Haverhill moved that the bill be laid upon the table.

The motion prevailed.

The following entitled bill was read a third time:

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate.

Mr. Eastman of Concord moved that the bill be laid upon the table.

The motion prevailed.

#### NOTICE OF RECONSIDERATION.

Mr. Rowell of Newport gave notice, that having voted in the affirmative he should, on to-morrow or some subsequent day,

move to reconsider the vote whereby the House passed the following entitled bill:

An act regulating the use of bicycles in highways.

On motion of Mr. Scott of Peterborough, the House adjourned.

# WEDNESDAY, MARCH 1, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Morrison of Boscawen for to-day, for the purpose of attending an important meeting in Concord.

Leave of absence was granted to Mr. Copp of Tuftonborough for Thursday and Friday, March 2 and 3, on account of important town business.

#### PETITIONS PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. Robinson of Wakefield, petition of J. W. Mathews to have his farm disannexed from Ossipee, and annexed to Wakefield, for school purposes.

To the Committee on the Judiciary:

By Mr. Rowell of Newport, petition of Mrs. E. M. Shaw and 536 others, praying for the passage of the bill now before the House entitled "An act to prohibit the manufacture of spirituous and malt liquors," and to enact such other legislation as will help to prevent the manufacture and sale of intoxicating liquors for beverage purposes in this state.

#### REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills with the following titles:

An act providing a seal for the registrar of vital statistics.

An act to change the name of the Dover Coöperative Savings Fund and Loan Association.

An act in relation to the terms of the supreme court for the county of Hillsborough.

An act to prevent the taking of smelt in Great bay and the waters of the Piscataqua river.

An act to establish a third judicial district in the county of Grafton.

An act to incorporate the Derryfield Club of Manchester.

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act to amend the charter of the Windsor & Forest Line Railroad.

An act to incorporate the Mercantile Insurance Company.

An act to incorporate Court Strafford, No. 7,840, Ancient Order of Foresters of America, in the city of Dover.

An act in amendment of chapter 288 of the Pamphlet Laws, passed January session, 1891, entitled "An act to incorporate Mascoma Light, Heat, and Power Company."

An act in relation to the village fire district in the town of Bethlehem.

An act in amendment of the act passed June session, 1871, entitled "An act to enable the city of Manchester to establish water-works," and in amendment of all acts passed subsequently thereto, relating to said water-works.

An act to create the Littleton village district by uniting the present Littleton highway precinct and Littleton fire district.

An act to incorporate the Contoocook River Navigation and Improvement Company.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company," passed at the session of 1887.

GEO. H. COLBY.

For the Committee.

The report was accepted.

Mr. Jackman for the Committee on Mileage, reported a bill entitled "An act in relation to the mileage of officers of the Senate and House of Representatives," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gillingham for the Committee on Mileage, reported the following resolution:

Resolved. That each member be allowed the number of miles set opposite his name in the accompanying list, and that the clerk be instructed to make up the mileage roll of the House of Representatives in accordance therewith.

The report was accepted, and on motion of Mr. Gillingham of Chester, the accompanying list was laid on the table for inspection of the members.

# (See appendix.)

Mr. Mitchell for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to authorize the Plymouth village fire district to establish and maintain water-works," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Leach for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes," having considered the same, reported the same with the following amendment and recommended its passage:

Amend section 1 by adding at the end thereof, the following:

And notify counsel interested, that the opinion has been filed; and no further order, entry, or proceeding shall be taken in such action until this has been done.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act to revive the charter of the Pittsfield Bank," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act to prevent the employment of foreign and secret police and detectives," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Cole for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act to establish the county of Mascoma," reported the same with the following resolution:

Resolved, That the bill be referred to the Committee on the Judiciary.

The report was accepted.

On motion of Mr. Spring of Lebanon, the bill was indefinitely postponed.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act in amendment of the charter of the city of Portsmouth, relating to the veto power of the mayor," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act regulating the assessment of taxes upon mortgaged real estate," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and on motion of Mr. Eastman of Concord, the bill was laid upon the table.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act to prohibit fishing through the ice on Big and Little Turkey ponds, in Concord," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act in relation to taxation of mortgages," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act in relation to a fish-hatching house at The Weirs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session, 1891, entitled "An act making nine hours a day's work," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to establish the city of Laconia," having considered the same, reported the same with the following amendment:

Strike out the word "due" after the word "line" in the 29th line of section 2, and insert in place thereof the words, south, seventy-six degrees, and as so amended recommended its passage.

The following minority report accompanied the majority report of the Committee on the Judiciary:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the Committee on the Judiciary,

to whom was referred the House bill entitled "An act to establish the city of Laconia," having considered the same, and being unable to agree with the majority, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

SAMUEL B. PAGE.
JOHN M. MITCHELL.
J. B. NASH.
CHAS. A. SINCLAIR.
W. A. PLUMMER.

Mr. Page of Haverhill moved to substitute the minority for the majority report of the committee.

On a viva voce vote the motion was lost.

The majority report was then accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House joint resolution relating to the bronze tablet on a monument at Gettysburg, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid upon the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to authorize and empower the fish and game commissioners to construct and maintain fishways," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Scott of Peterborough, for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to enable the extension of Russell's wharf in the city of Portsmouth," hav-

ing considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Morrison for the Committee on Agriculture, to whom wae referred the House bill entitled "An act in amendment of section 18. chapter 127 of the Public Statutes," relating to the inspection and sale of milk, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act in relation to the sale and inspection of vinegar," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Woodbury for the Committee on Incorporations, to whom was referred the House bill entitled, "An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act for the protection of brown quail or quail known as such," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to prohibit

the taking of trout from the streams in the town of Francestown, Hillsborough county," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Kaley for the Committee on Banks, to whom was referred the House joint resolution for the abatement of one half of the tax of the Newmarket Savings Bank, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to be printed.

Mr. Cummings for the Committee on Railroads, to whom was referred the House bill entitled "An act in amendment of the charter of the Nashua Street Railway," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Downs for the Committee on Towns, to whom was referred the House bill entitled "An act relating to the division of towns and the creation of new towns," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to change the name of the Elliott Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Locke for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Belmont Aqueduct Company," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Bronson for the Committee on Incorporations, to whom was referred the House bill entitled "An act in amendment of and in addition to an act entitled 'An act to incorporate the Exeter Water-Works,'" having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act in amendment of sections 4 and 5 of chapter 65 of the Public Statutes, in relation to the taxation of savings-banks, trust companies," etc., having considered the same, reported the bill in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Van Dyke for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Upper Ammonoosuc Railway Company," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House joint resolution in favor of Charles Whittier and S. S. Warren, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to be printed.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the communication from his excellency the governor, recommending an investigation of the subject of the Almy reward, and also the House joint resolution, and petitions relating to the disposition of the reward, having considered the same, reported the same with the accompanying joint resolution and recommended its passage:

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy for the murder of Christie C. Warden.

The report was accepted, the joint resolution read once, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Wallace for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Dover & Durham Street Railway," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Newmarket Water-Works," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act abolishing the office of state printer and providing for the public printing," having con-

sidered the same, reported the same with the following amendment:

Amend section 1 by adding at the end of said section the words, from and after January 1, 1895; and as so amended recommended its passage.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Hatch for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act to amend section 7, chapter 49 of the General Laws, and chapter 46 of the Laws of 1887, relating to legacies left to towns and cities for the care and protection of lots in cemeteries," having considered the same, reported the same in a new draft and recommended its passage in that form.

The report was accepted.

On motion of Mr. Page of Haverhill, the bill, after having been read a first time in its new draft, was recommitted to the Committee on Revision of the Statutes, for the purpose of amending its title.

Mr. Woodward for the Special Committee, consisting of the delegation from the city of Nashua, to whom was referred the House bill entitled "An act in amendment of the charter of the city of Nashua, to change the date of the annual municipal elections," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The following minority report accompanied the report of the committee:

#### STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned members of the Special Committee, consisting of the Nashua delegation, to whom was referred the House

bill entitled "An act to change the date of the annual municipal election in the city of Nashua," having considered the same, and being unable to agree with the majority of said committee, report the same without amendment and recommend its passage.

JAMES H. MORAN.
JOSEPH A. NOBLE.
ALFRED JOHNSON.
TOUSSAINT LEDOUX.
E. D. LUCIER.
EDWARD EVERETT.
PETER SWEENEY.

The reports were accepted.

The resolution of the majority report of the committee, that it is inexpedient to legislate, was adopted.

Mr. Woodward for the Special Committee, consisting of the delegation from the city of Nashua, to whom was referred the House bill entitled "An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commissioners and the police commissioners, and establishing a board of protection," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The following minority report accompanied the majority report of the committee:

The undersigned, a minority of the Special Committee, consisting of the delegation from the city of Nashua, to whom was referred the House bill entitled "An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire and police commissioners and establishing a board of protection," have considered the same, and report the following resolution:

Resolved, That the bill should pass.

JOSEPH A. NOBLE.
JAMES H. MORAN.
EDMOND D. LUCIER.
TOUSSAINT LEDOUX.
E. H. EVERETT.
A. L. JOHNSON.
PETER SWEENEY.

Mr. Noble of Nashua moved that the minority report be substituted for the majority report.

This motion pending,

Mr. Lyford of Concord moved that the bill be laid on the table to be printed.

On a viva voce vote the motion prevailed.

Mr. Page of Haverhill called for a division, and withdrew his call.

The bill was then laid on the table to be printed.

Mr. Wallace for the Special Committee, consisting of the delegation from the city of Rochester, to whom was referred the House bill entitled "An act to establish the salaries of the police justice, associate police justice, and clerk of police court, for the city of Rochester," having considered the same, reported the same with the following resolution:

Resolved, That the bill be committed to the Judiciary committee.

The report was accepted and the resolution adopted.

Mr. Underhill for the Committee on Public Improvements, to whom was referred the House bill entitled "An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways," having considered the same, reported the same with the following amendments and recommended its passage:

#### PROPOSED AMENDMENTS.

Amend section 1, line 4, by striking out the words, "But upon no other portion of the highway," so that said section shall read as follows:

Section r. Towns are liable for damages happening to any person, his team, or carriage, travelling upon a bridge, culvert, or sluiceway upon any highway, by reason of any obstruction, defect, insufficiency, or want of repair of such bridge, culvert, or sluiceway, which renders it unsuitable for the travel thereon.

Also amend by inserting a new section, numbered section 2, as follows:

SECT. 2. Whenever any highway in any town shall be out of repair, or unsafe for travel, any three citizens or tax-payers in the state may give notice of such insufficiency to one of the selectmen or road agents of the town, or the mayor or street commissioners of cities, and a copy of said notice to the town or city clerk, said notice, duly signed, setting forth in general terms the location of such highway and the nature of such insufficiency. And such town shall immediately thereafter cause to be placed proper danger signals to warn persons by day and night of such insufficiency, and shall within twenty-four hours thereafter commence repairing said highway, and continue such work in good faith and with reasonable dispatch until such highway is put in good and sufficient repair. And the town shall be liable for all accidents that may happen at such place or places subsequent to the time said notice of said deficiency of said highway was given to said town, provided said town has not commenced to repair the same.

Also amend by inserting a new section, numbered section 3, as follows:

SECT. 3. Said citizens or tax-payers, upon refusal of the proper authority to make such repairs, may file with one of the county commissioners for the county in which said highway or bridge is situated, a complaint in writing, setting forth in gen-

eral terms the location of such highway or bridge, and the nature of the insufficiency complained of, and stating that they have personally examined said highway or bridge, which complaint shall be signed and sworn to by said complainants, and have attached thereto a certificate of such oath. Thereupon, the commissioners receiving said complaint shall forthwith notify one of the selectmen or road agents of said town, or the mayor or street commissioners of cities, and also one or more of the persons filing said complaint, of the time and place when and where said board of commissioners meet for the examination of such highway or bridge, and for hearing upon such complaint. In pursuance of such notice, said commissioners, or a majority of them, shall examine said highway or bridge, and hear all parties interested as to the condition of said highway or bridge, and the repairs necessary to make said highway or bridge safe and convenient for public travel, and the amount required for said repair. And if, after such examination and hearing, said commissioners shall be of the opinion that said highway or bridge is out of repair, or unsafe for travel, they shall determine what repairs, rebuilding, or new constructions are necessary, and shall fix the amount therefor, and they shall make a written report of their finding, which report shall contain a full description of the repairs or constructions by them determined upon, and a statement of the amount required therefor, and shall conclude with an order requiring said town to make such repairs or constructions within such reasonable time as they shall determine upon, which time shall not exceed ten days, unless in the opinion of said commissioners it is impracticable to complete said work in that time. And said commissioners shall forthwith file said report in the office of the county clerk of the county in which said highway or bridge is situated, and deliver a copy of said report to one of the selectmen or road agents of said town. or mayor or street commissioners of such city, and said report shall be final and conclusive as to the necessary repairs and the amount required therefor.

Also amend by inserting a new section, numbered section 4. as follows:

SECT. 4. At the expiration of the time limited for said repairs, it shall be the duty of said commissioners, without further complaint, upon such notice to the town as they may consider reasonable, to ascertain if their order has been complied with by said town, and if they find said town has failed to do the work ordered by them, said commissioners shall forthwith appoint an agent to expend upon said road the amount fixed in their report, taking from him a sufficient bond to secure the faithful performance of his duties, and shall file in the office of said county clerk a certificate stating that their order has not been complied with, and that judgment should be entered up against said town for the amount named in their report, and giving the name of the person appointed as their agent to expend said amount; and said clerk shall thereupon, by order of the court, enter up judgment in favor of such commissioners against said town for the amount named in said report, with costs, and shall issue execution therefor, returnable in thirty days from the date of said judgment, in which execution the officer collecting the same shall be directed to pay the amount of said judgment to the agent appointed by said commissioners, and the costs to the county clerk.

Also amend by changing the numbers of sections 2 and 3 in the original bill to sections 5 and 6.

SECT. 5. Sections 1 and 2 of chapter 76 of the Public Statutes. and any and all other statutes inconsistent with the provisions of this act, are hereby repealed, but this act shall not apply to pending actions.

SECT. 6. This act shall take effect upon its passage.

The report was accepted.

Mr. Page of Haverhill moved that the report, bill, and amendments be laid upon the table to be printed, and also that the bill as proposed to be amended be printed.

The motion prevailed.

The following reports were received:

### STATE OF NEW HAMPSHIRE.

House of Representatives

The Special Committee, consisting of the delegation from the city of Concord, to whom was referred the House bill entitled "An act to amend the charter of the city of Concord, reorganizing the wards," and the House bill entitled "An act to establish a board of supervisors of check-lists in the city of Concord," having considered the same, report both bills in a new draft and recommend their passage, viz.:

An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city.

JAMES O. LYFORD,

For the Committee.

#### STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the delegation from the city of Concord, to whom was referred the House bill entitled "An act to amend the charter of the city of Concord, reorganizing the wards," and the House bill entitled "An act to establish a board of supervisors of check-lists in the city of Concord," having considered the same, and the same having been reported in a new draft, and being unable to agree with the majority, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

JOHN M. MITCHELL. FRANKLIN L. BADGER. FRANK P. TALLANT. FRANCIS L. ABBOT.

Mr. Mitchell of Concord moved to substitute the minority for the majority report.

The question being stated,

The motion did not prevail.

The majority report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Woodward for the special committee consisting of the Nashua delegation, to whom was referred the House bill entitled "An act to amend the charter of the city of Nashua, in relation to the election of the marshal and assistant marshal," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Page of Haverhill, the bill was laid upon the table

Mr. Cheney for the Committee on Railroads, to whom was referred the Senate bill entitled "An act to incorporate the Long and Otter Lakes Railroad Improvement Company," having considered the same, reported the same with an amendment and recommended its passage.

Amendment—Strike out the words "or electricity" in the third line of section 3.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Scott for the Committee on Elections made the following report:

### STATE OF NEW HAMPSHIRE.

### House of Representatives.

The Committee on Elections, to whom was referred the remonstrance of T. D. Little and seventy-one others, against the right of William Dunlap to a seat in this House, and the petition of the same, that Andrew H. Parsons be authorized to hold a seat as representative from the town of Salisbury, report that they have considered the same, and recommend the passage of the following resolution:

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as representative from the town of Salisbury.

W. W. SCOTT,

For the Committee.

The following minority report accompanied the majority report of the committee:

The Committee on Elections, to whom was referred the above petition for a seat in this House, respectfully submit the following report:

At the election in the town of Salisbury, on November 8, 1892, Andrew H. Parsons, the contestant, received ninety-nine votes, and William Dunlap, the sitting member, one hundred votes. To the declaration of the moderator that Mr. Dunlap was elected no objection was made.

The board of election officers in the town of Salisbury consisted of five Republicans and four Democrats, and the contestant was one of the election officers.

On one ballot counted for Mr. Dunlap the x was placed between the name and the political designation, and with one exception, where the vote for one candidate was defective, was a straight Democratic ballot. Every election officer but one who appeared before the committee testified that no objection was made to the counting of this ballot. The contestant himself, who was present at the counting as an election officer, testified that he made no objection himself and heard none.

We are clearly of the opinion that it was the intention of the voter who cast this ballot to vote for Mr. Dunlap, and that the Republican board of election officers were right in so counting it.

A copy of this ballot is annexed to and made a part of this report.

The contestant claimed that three persons who, as it was alleged, voted for Mr. Dunlap, to wit, Edward Wayne, George W. Rayno, and John F. Haskell, were not legal voters in the town of Salisbury.

As the committee were nearly unanimous in the opinion that Mr. Wayne was a legal voter in Salisbury, a recital of the facts in his case is unnecessary.

It appeared that George W. Rayno was born in Salisbury, was twenty-seven years old, had always voted in Salisbury and never elsewhere, and had always paid his taxes there, except that one year he had paid taxes on a horse kept on the first day of April. 1889, in the town of Andover, and that his home had always been at his father's in Salisbury; that some time in April, 1892, he engaged to work for six months on a farm in Andover; that he was married in May, 1892, and while he remained at work in Andover his wife for the most part was at his home in Salisbury, and that after completing his work in Andover, in September, 1892, he returned to Salisbury, where he has ever since resided.

While we entertain no doubt as to the right of Mr. Rayno to vote in Salisbury, we are unable to determine for whom he voted.

In the case of John F. Haskell, it appeared that he had resided in Salisbury since August, 1889, voting in Salisbury at the biennial election in 1890, and at the March election in 1892; that in October. 1892, at the solicitation of an aspirant for the Republican nomination as representative in the town of Warner, his name was without his knowledge put on the check-list in said Warner, and at the request of said aspirant, who was at the time informed by Mr. Haskell that his home was in Salisbury and that he should vote there, said Haskell voted in the Republican caucus in said Warner.

It further appeared that said Haskell did not vote for either Mr. Dunlap or Mr. Parsons.

We are of the opinion that Mr. Haskell was a legal voter in the town of Salisbury.

We further find that three Republicans, to wit, Francis Flanders, Oliver Rayno, Jr., and one Smith, voted in Salisbury, whose right to vote was far more questionable than any of the parties heretofore mentioned, and that in the case of Francis Flanders the illegality of his vote was clearly established.

Said Flanders moved from Salisbury to Webster in February,

1892, and has ever since resided there. On the Saturday or Monday before election, in company with his brother-in-law, at whose house in Webster he resided, he appeared before the supervisors in Webster, stated how long he had lived in Webster, and requested that his name be put upon the check-list, and in accordance with his request his name was added to the list of legal voters in said Webster.

Our conclusion is that Mr. Dunlap was fairly and honestly chosen a representative from the town of Salisbury, and is entitled to retain his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
H. A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the reports were laid on the table and made the special order for to-morrow afternoon at 4 o'clock.

Mr. Morrill for the Committee on Elections made the following report:

# STATE OF NEW HAMPSHIRE,

House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House, having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

## FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was no vote for representative, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is *not* included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in making his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name, of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question, the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the house in the case of Wadleigh v. Lovering,

where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way, so that there can be no just ground of complaint on either side. There was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which be bought over four years ago, and which he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton

Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September: that he did return during that month, and made repairs upon his house, preparatory to moving into it; that he never voted elsewhere; is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. In other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there: that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at their home; that she did his washing and mended his clothing from that time on until now; that he came there every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years, that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kings-

ton: that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the reports were laid on the table and made the special order for to-morrow afternoon at 4 o'clock.

On motion of Mr. Sinclair of Portsmouth, the following entitled bill, which had been laid on the table on his motion, was taken from the table and made the special order for to-morrow at 12 o'clock noon:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

On motion of Mr. Gilmore of Manchester, the following entitled bill, which had been laid on the table on his motion, and it also having been printed and distributed, was taken from the table:

An act to annex a certain island in Lake Winnipesaukee to the town of Moultonborough.

The bill was ordered to a third reading.

On motion of Mr. Eastman of Concord, the following entitled bill was taken from the table:

An act to incorporate the Bartlett Electric Light and Power Company.

The bill, having been printed and distributed, was ordered to a third reading.

On motion of Mr. Hoyt of Hanover, the following entitled bill was taken from the table:

An act to provide for a revision of the militia laws of the state.

The pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed.

The bill passed.

Mr. Hoyt of Hanover moved that the following entitled bill be taken from the table:

An act to provide for a commissioner of labor and to establish a bureau of labor.

Before the statement of the question Mr. Hoyt withdrew his motion.

On motion of Mr. Courser of Webster, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to revive the charter of the Pittsfield bank, passed June session, 1879.

An act to change the name of the Elliott Manufacturing Company.

An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes.

The following entitled bill was read a third time:

An act to establish the city of Laconia.

On the question of the passage of the bill,

(Discussion ensued.)

Mr. Plummer of Laconia spoke against the passage of the bill.

Mr. Lyford of Concord spoke in favor of the passage of the bill.

On the question being stated,

Shall the bill pass?

Mr. Plummer of Laconia demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and seventy-two gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Spofford, Brown of Deerfield, Adams, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Stackpole, Warner, Batchelder of North Hampton, Fernald, Cole of Salem, Corning, Conner, Parkman, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Richards, Meader, Wallace, Waldron.

BELKNAP COUNTY. Roby of Gilford, Page of Gilmanton, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Gilman, Bryant, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes, Chapman, Leach, Sturtevant, Merrick, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Pressey, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Pierce of Greenville, Baker, Felt, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Wadleigh of Manchester, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Faxon, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Carter of Gilsum, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Martin of Richmond, Wellington, Nesmith, Carter of Swanzey, Dort, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield.

Grafton County. Batchelder of Ashland, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Spring, Weils, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Cole of Columbia, Beattie. Bullard, Marshall, Ellingwood, Wheeler, Van Dyke, McIver.

Ninety-eight gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Priest of Derry, Johnson of Epping, Seavey, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Sleeper.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, Pearl, York of Lee, Ricker, Dodge of Rochester, Meskill, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith.

CARROLL COUNTY. Pitman, Nash, Towle of Freedom, Gale of Jackson, Rumery, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Kittredge, Warren of Chichester, Mitchell, Dean, Walker, Moore, Rowe, Fowler, Sherburne, Dunlap, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Emerson, Cleasby, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Sweeney, Johnson of Nashua, Noble, Hobbs, Green, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Huntley, Johnson of Claremont, Loverin of Croydon, Wiley.

GRAFTON COUNTY. Plummer of Alexandria, Follansbee of Dorchester, Cole of Grafton, Page of Haverhill, Keyes, Morse, Bronson, Moulton of Lyman, Sargeant of Plymouth, Colby of Plymouth, Whitcher, Blood.

Coös County. Locke of Carroll, Stevens, Wentworth, Tuttle, Hatch of Northumberland, Blais.

The affirmative prevailed.

The bill passed.

On the roll-call the following gentlemen were paired and did not vote:

Mr. Favor with Mr. Jewell, Mr. Jones of Manchester with Mr. Gale of Laconia, Mr. Woodward of Nashua with Mr. Ledoux.

LEAVES OF ABSENCE.

The following communication was read by the speaker:

Mr. Speaker:

I wish to be excused from duties in the House until next Tuesday. Important business at Washington.

Respectfully yours,

JOHN F. NOONAN.

Leave of absence was granted.

Leave of absence was granted to Mr. Smith of Gilford for to-day, on account of sickness.

#### SPECIAL ORDER.

Mr. Gilmore of Manchester called for the special order, which was upon the following report of the Committee on Railroads:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

Whereas, It is the duty of the Legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another to private or personal advantage; and

WHEREAS, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state; and

Whereas. Numerous charters are sought of this General Court, and many existing corporations solicit an increase and extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit and open to the suspicion of speculative purposes; and

Whereas, The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established factor in methods of public communication, not merely local but for extended traffic; and

Whereas, The application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property, but from due regard for the personal safety and lives of property owners and of persons travelling upon public roads, upon foot or in private carriages, all calling for cautious, well digested, and uniform laws, assuring the state of its rightful ascendency and control; therefore be it

Resolved, by the House of Representatives, the Senate concurring. That the railroad commissioners be requested and in-

structed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires, in reference to the powers to be conferred upon, or exercised by, railroads operated by other than steam power; and that, pending such examination, and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table, or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests.

### GEORGE C. GILMORE,

For the Committee.

The question being upon the resolution reported by the committee,

(Discussion ensued.)

The following gentlemen spoke in favor of the resolution, viz.:

Messrs. Gilmore of Manchester, Mitchell of Concord, Nash of Conway, Rowell of Newport, Spring of Lebanon, Page of Haverhill.

The following gentlemen spoke against the resolution, viz.:

Messrs. Warner of Newton, Woodbury of Manchester, Brigham of Winchester, Brown of Claremont.

On the question being stated,

Mr. Warner of Newton demanded the yeas and nays.

The clerk proceeded to call the roll.

The roll-call pending,

Mr. Warner by unanimous consent withdrew his demand for the yeas and nays.

Mr. Page of Haverhill moved that the report be laid on the table and made the special order for to-morrow at 12 o'clock noon.

On the motion, Mr. Woodbury of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

#### ROLL-CALL OF THE HOUSE.

One hundred and sixty-one gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Johnson of Epping, Wetherell, Stackpole, Young of Newmarket, Batchelder of North Hampton, Leavitt, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond. Sleeper, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Scott of Dover, Reynolds, Laughlin, Fletcher of Farmington, Pearl, Nute, York of Lee, Willey, Wallingford, Ricker, Richards, Meader, Jones of Rochester, Wallace, Meskill, Roberts, Chase of Somersworth, Rainville

Belknap County. Smith of Centre Harbor, Roby of Gilford, Page of Gilmanton, O'Shea, Plummer of Laconia, Wadleigh of Meredith, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Nash, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Harriman, Huntress, Rumery, Bryant, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Warren of Chichester, Eastman of Concord, Mitchell, Lyford, George of Concord, Woodworth, Flint, Dean, Walker, Sturtevant, Merrick, Nutting, Morrill of Hopkinton, Moore, Rowe, Young of Northfield, Fowler, Dunlap, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Whitaker, Woodbury of Francestown, Emerson, Pierce of Greenville, Brooks of Hancock, Cleasby, Sulloway, Quint, Clark, C. C., Laneville, Gilmore, Wadsworth, Frost, Bryson, Reed, Foster of Milford, Faxon, Noble, Woodbury of Nashua, Field, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Barker, French.

CHESHIRE COUNTY. Bowen of Fitzwilliam, Howe, Perry of Keene,

Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Morrison of Marlow, Martin of Richmond, Davis of Sullivan, Dort, Hall.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Day of Cornish, Coffin, Rowell.

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Copithorn, Gordon of Canaan, Follansbee of Dorchester, Cole of Grafton, Storrs, Page of Haverhill, Keyes, Morse, Burton, Spring, Howland, Wells, Hatch of Littleton, Moulton of Lyman, Derby, Lamprey, Hunt of Piermont, Colby of Plymouth, Cook, Whitcher, Blood.

Coös County. Oswell, Locke of Carroll, Stevens, Cole of Columbia, Tuttle, Beattie, Bullard, Marshall, Wheeler, Day of Stratford, Van Dyke, McIver.

Thirty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Follansby of Exeter, Warren of Exeter, Corning.

STRAFFORD COUNTY. Smith of Dover.

CARROLL COUNTY. Gilman.

MERRIMACK COUNTY. Leach, Woodward of New London.

HILLSBOROUGH COUNTY. Felt, Ward, Priest of Manchester, Downs of Manchester. Nearbonne, Sullivan, P. H., Woodbury of Manchester, Sullivan, F., Brigham of Nashua, Jones of Nashua, Hobbs.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Carter of Gilsum, Nesmith, Brigham of Winchester.

SULLIVAN COUNTY. Loverin of Croydon, Elwell, Martin of Plainfield.

GRAFTON COUNTY.\* Ford, Hoyt of Hanover, Sargeant of Plymouth.

Coos County. Wentworth.

The affirmative prevailed.

On motion of Mr. Foster of Dover, the House adjourned.

THURSDAY, MARCH 2, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### REPORTS OF COMMITTEES.

Mr. Bronson for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Peterborough Electric Light, Power, and Heat Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Fernald for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Mathes for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Charles Wilder Manufacturing Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Bartlett Water Company," having considered the same, reported the same and recommended its passage with the following amendment:

In section 4 insert the words, in the town of Bartlett, so as to read as follows:

Sect. 4. Said corporation is authorized to enter upon and appropriate any streams, ponds, or springs in the town of Bartlett, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Nute for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Manchester Loan and Banking Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gray for the Committee on Labor, to whom was referred the House bill entitled "An act to create and regulate the liabilities of employers and to make damage for personal injuries suffered by the employés in their service," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Underhill for the Committee on State Prison, having considered the question of certain expenses and repairs at the state prison, reported the accompanying joint resolution and recommended its passage:

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Prichard for the Committee on Agricultural College, to whom was referred the House bill entitled "An act in amend

ment of chapter 52 of the Laws of 1891, relating to the election and qualification of trustees of the New Hampshire College of Agriculture and the Mechanic Arts," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to change the times of holding the trial terms of the supreme court for Sullivan county," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wells for the Committee on Education, to whom was referred the House bill entitled "An act to sever the farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Woodbury for the Committee on Incorporations, reported a bill entitled "An act to incorporate the Francestown Water Company," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

The following reports were received from the Committee on the Judiciary:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on the Judiciary, to whom was referred the House bill entitled "An act to amend the charter of the city of

Portsmouth," having considered the same, report the same in a new draft and recommend its passage.

JAMES O. LYFORD,

For the Committee.

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the House bill entitled "An act to amend the charter of the city of Portsmouth," having considered the same, and being unable to agree with the majority, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

S. B. PAGE.
CHAS. A. SINCLAIR.
J. B. NASH.
JOHN M. MITCHELL.
W. A. PLUMMER.

Mr. Page of Haverhill moved to substitute the minority report of the committee for the majority report.

On a viva voce vote the motion did not prevail.

The majority report of the committee was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

The following reports were received from the Committee on the Judiciary:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on the Judiciary, to whom was referred the House bill entitled "An act to establish the city of Franklin," having considered the same, report the same with the following amendment:

Amend section 17 of said bill by striking out all of said section after the words, "clerk of said court," in line five of said section, so that said section shall read:

SECT. 17. Said city may at any time establish a police court by a majority vote cast in favor thereof at any annual meeting in which an article is inserted in the warrants therefor. Said city council shall thereupon by vote provide for suitable compensation for a police justice and clerk of said court.

And as so amended recommend its passage.

JAMES O. LYFORD,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred the House bill entitled "An act to establish the city of Franklin," having considered the same, and being unable to agree with the majority, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

S. B. PAGE.
CHAS. A. SINCLAIR.
J. B. NASH.
JOHN M. MITCHELL.
W. A. PLUMMER.

Mr. Page of Haverhill moved to substitute the minority for the majority report of the committee.

On a viva voce vote the motion was lost.

The report of the majority of the committee was accepted and the amendment adopted.

Mr. Page of Haverhill raised the question, that the bill was a

public act, and should be laid on the table and be printed under the rule, and asked for ruling by the speaker.

The speaker ruled, that under the precedent established by the Legislature, he should rule that the bill was a private act, and should not therefore order it printed.

From this decision Mr. Page of Haverhill appealed.

The question being stated,

Is the speaker's decision correct?

Mr. Page of Haverhill called for a division.

A division was had with the following result:

One hundred and seventy-nine gentlemen voted in the affirmative.

Sixty-nine gentlemen voted in the negative.

The affirmative prevailed.

The speaker's decision was sustained.

The bill was then ordered to a third reading.

Mr. Foskett for the Committee on Soldiers' Home, to whom was referred the House bill entitled "An act making appropriations for the New Hampshire Soldiers' Home," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Gray for the Committee on Labor, to whom was referred the House bill entitled "An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employers and employees," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid upon the table to be printed.

Mr. Conner for the Committee on Roads, Bridges, and Canals, to whom was referred the resolution instructing the committee to ascertain the valuation and rate per cent. of taxation of the towns asking for appropriations for highways, having attended to their duties, submitted the following report:

# To the House of Representatives:

Report of Committee on Roads, Bridges, and Canals, on valuation and rate of taxation for the year 1892, in towns asking for appropriations for highways:

	Valuation.	Rate per cent.
Lisbon,	\$969,917	1.96
Warren,	275.314	1.30
Woodstock,	143,066	2.95
Randolph,	64,070	2.10
Lincoln,	58,818	1.06
Carroll,	312,711	1.30
Franconia,	382,276	1.40
Pittsburg,	303,227	1.90
Jackson,	240,860	2.25
Thornton,	181,799	3.55
Sandwich,	474,514	2.38
Benton,	96,080	2.09
Temple,	175,286	1.33
Millsfield,		
Erroll,	117.344	2.44
Dummer,	157,032	2.25
Wentworth,	213,336	1.97
Stewartstown,	370,619	1.74
Orange,	69,045	2.53
Washington,	289,914	1.50
Nelson,	138,745	1.41
Alexandria,	224,465	2.13
Francestown,	429,630	1.23
Deering,	205,402	1.74
Pittsfield,	1,094,875	1.96
Stoddard,	175,786	1.82
Madison,	141,284	2.24

W. H. CONNER,

For the Committee.

The report was accepted.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the Senate joint resolution of thanks to William E. Chandler, for his gift to the state of a statue of John Parker Hale, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to be printed.

Mr. Spring for the Committee on the Judiciary, having considered the judiciary system of the state, reported a bill with the following title:

An act for the more effectual punishment of habitual criminals, and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to simplify the process for protecting certain water rights and the rights of riparian proprietors," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Ossipee Valley Railroad Company," having considered the same, reported the same with the following amendments and recommended its passage:

Amend section 2, line 2, by inserting after the word "empowered." in accordance with the Public Statutes.

And further amend section 6, line 2, by striking out "fifteen" and inserting ten.

The report was accepted, the amendments adopted, and the bill laid on the table to be printed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act providing for the payment of expenses in contests for the establishment of wills," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act in amendment of section 2 of chapter 265 of the Public Statutes, in relation to minors," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to exempt certain property of the Keene Young Men's Christian Association from taxation," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Brown for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was recommitted the House bill entitled "An act for establishing a fish-hatching house in the town of New Durham," having considered the same reported the same with the following amendment:

Strike out the words, "one thousand," in the first line, and substitute the words, five hundred, and as so amended recommended its passage.

The report was accepted, the amendment adopted, and the joint resolution laid on the table to be printed.

#### LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Danforth of Lyndeborough for a few days, on account of sickness.

Mr. Foster of Dover was granted leave of absence for to-morrow, on account of sickness in his family.

Mr. Dinsmore of Windham was granted leave of absence for to-day, on account of town business.

## SPECIAL ORDER.

Mr. Baker of Hillsborough called for the first special order of the morning, which was on the following entitled bill:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 7.3 of the Public Statutes.

On motion of Mr. Baker of Hillsborough, the bill was laid on the table and made the special order for this afternoon at 3 o'clock.

Mr. Page of Haverhill called for the second special order of the morning, which was upon the following report of the Committee on Railroads:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

WHEREAS, It is the duty of the Legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another to private or personal advantage; and

Whereas, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state; and

Whereas, Numerous charters are sought of this General Court, and many existing corporations solicit an increase and extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit, and open to the suspicion of speculative purposes; and

Whereas, The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established factor in methods of public communication, not merely local but for extended traffic; and

Whereas, The application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property, but from due regard for the personal safety and lives of property owners and of persons travelling upon public roads, upon foot or in private carriages, all calling for cautious, well digested, and uniform laws, assuring the state of its rightful ascendency and control; therefore be it

Resolved, By the House of Representatives, the Senate concurring: That the railroad commissioners be requested and instructed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires, in reference to the powers to be conferred upon, or exercised by, railroads operated by other than steam power; and that, pending such examination, and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests.

GEO. C. GILMORE,

For the Committee.

On the question of the adoption of the resolution reported by the committee.

(Discussion ensued.)

Mr. Woodbury of Manchester offered the following amendment:

Amend by striking out in the second line of the resolution the words, "the railroad commissioners be requested and instructed," and inserting therefor the following words:

A special commission of five, no one of whom shall be a railroad commissioner, or connected with any railroad, to be appointed by the governor and council.

On the amendment.

(Discussion ensued.)

The following named gentlemen spoke in favor of the amendment:

Messrs. Woodbury of Manchester, Rowell of Newport, Hoyt of Hanover, Gould of Manchester, Mullen of Manchester, Wardwell of Winchester.

The following named gentlemen spoke against the amendment:

Messrs. Gilmore of Manchester. Nash of Conway, Eastman of Concord, Mitchell of Concord.

Mr. Gould of Manchester moved that the resolution be indefinitely postponed.

On the motion,

(Discussion ensued.)

Mr. Nash of Conway moved the previous question

The speaker stated the question,

Shall the main question be now put?

The motion prevailed.

The main question being on the motion of Mr. Gould of Manchester, to indefinitely postpone the resolution,

On a viva voce vote the negative prevailed.

Mr. Gould of Manchester called for a division, and a division was had with the following result:

Sixty-six gentlemen voted in the affirmative.

One hundred and seventy-one gentlemen voted in the negative.

The motion did not prevail.

The question then being stated,

Shall the amendment proposed by Mr. Woodbury of Manchester be adopted?

On this question,

Mr. Woodbury of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

Eighty-nine gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, McDuffee of Candia, Spofford, Brown of Deerfield, Adams, Follansby of Exeter, Warren of Exeter, Moulton of Hampstead, Pevear, Ingalls of Kingston, Warner, Fernald, Cole of Salem. Corning.

STRAFFORD COUNTY. Foster of Dover, Crawford, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Fletcher of Farmington, Pearl, Wallingford, Osborn.

BELKNAP COUNTY. Knox.

CARROLL COUNTY. Pitman, Gale of Jackson, Huntress.

MERRIMACK COUNTY. Brown of Concord, Raymond, Eastman of Concord, George of Concord, Leach, Favor, Nutting, Pressey.

HILLSBOROUGH COUNTY. Parker, Woodbury of Francestown, Felt, Gould. Mullen, Ward, Priest of Manchester, Downs of Manchester. Nearbonne, Sullivan, P. H., Smith of Manchester, Woodbury of Manchester, Eaton of Manchester, Sullivan, F., Montplaisir, Reed, Bowers, Brigham of Nashua, Ledoux, Johnson of Nashua, Jones of Nashua, Prichard, Hobbs, Green.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Carter of Gilsum, Nesmith, Carter of Swanzey, Bowen of Walpole, Brigham of Winchester.

SULLIVAN COUNTY. Huntley, Loverin of Croydon, Elwell, Rowell, Martin of Plainfield, Wiggins of Springfield, Wiley.

Grafton County. Fellows of Bristol, Copithorn, Ford, Hoyt of Hanover, Morse, Jewell, Sargeant of Plymouth.

Coüs County. Gilbert, Stevens, Cole of Columbia, Marshall, Hatch of Northumberland, Day of Stratford.

One hundred and ninety-three gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Morrill of East Kingston, Johnson of Epping, Cooper, Wetherell, Seavey, Perkins, York of Kensington, Bailey of Londonderry, Becker, Stackpole, Young of Newmarket, Bachelder of North Hampton, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Sleeper, Conner, Parkman.

STRAFFORD COUNTY. Swain, Kimball, Moulton of Dover, Worster. Laughlin, Rogers, Nute, York of Lee, Kingman, Ricker, Richards, Meader, Jones of Rochester, Wallace, Meskill, Roberts, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

Belknap County. Nutter, Ingalls of Belmont, Smith of Centre Harbor, Hunt of Gilford, Roby of Gilford, Page of Gilmanton, O'Shea, Wadleigh of Meredith, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Nash, Currier, Demeritt, Towle of Freedom, Harriman, Rumery, Gilman, Bryant, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Morrison of Boscawen, Kittredge, Chase of Canterbury, Tallant.

Mitchell, Lyford, Underhill, Woodworth, Gordon of Concord, Badger, Quimby, Flint, Dean, Walker, Chapman, Sturtevant, Merrick, Robie of Hooksett. Morrill of Hopkinton, Rowe, Woodward of New London. Young of Northfield, Fowler, Goss, Sherburne, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Gray, Hobart, Whitaker, George of Goffstown, Emerson, Pierce of Greenville, Brooks of Hancock, Cleasby, Haselton, Sulloway, Killey, Clark, G. M., Fullerton, Quint, Clark, C. C., Robinson of Manchester, Gilmore, Allen, F., Wadsworth, Frost, Bryson, Foster of Milford, Gutterson, Kaley, Cummings, Jackman, Woodward of Nashua, Lucier, Moran of Nashua, Noble, Woodbury of Nashua, Woods, Wason, Scott of Peterborough, Hatch of Peterborough, Barker, French.

CHESHIRE COUNTY. Pierce of Chesterfield, Willard, Howe, Lawrence, Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Dort.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Johnson of Claremont, Brown of Claremont, Day of Cornish, Coffin.

Grafton County. Batchelder of Ashland, Swasey, Gordon of Canaan, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Storrs, Page of Haverhill, Keyes, Bronson, Burton, Spring, Howland, Wells, Flanders of Littleton, Hatch of Littleton, Moulton of Lyman, Lamprey, Hunt of Piermont, Colby of Plymouth, Cook, Whitcher, Blood.

Coös County. Locke of Carroll, Hurlbut, Wentworth, Beattie, Bullard, Ellingwood, Wheeler, Van Dyke, McIver, McGregor.

The negative prevailed.

The amendment was not adopted.

On the roll-call Messrs. Sweeney and Fields were paired and did not vote.

The question then being stated,

Shall the resolution be adopted?

Mr. Gilmore of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

### ROLL-CALL OF THE HOUSE.

One hundred and eighty-eight gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. McDuffee of Candia, Adams, Morrill of East Kingston, Cooper, Wetherell, Perkins, York of Kensingon; Ingalls of Kingston, Becker, Stackpole, Young of Newmarket, Bachelder of North Hampton, Peaslee, Locke of Portsmouth, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Conner, Parkman.

STRAFFORD COUNTY. Swain, Kimball, Moulton of Dover, Worster, Laughlin, Rogers, Nute, York of Lee, Kingman, Ricker, Richards-Meader, Jones of Rochester, Wallace, Meskill, Roberts, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Ingalls of Belmont, Smith of Centre Harbor, Hunt of Gilford, Roby of Gilford, Page of Gilmanton, O'Shea, Wadleigh of Meredith, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Hill of Chatham, Clark of Conway. Demeritt, Towle of Freedom, Harriman, Rumery, Bryant, Robinson of Wakefield.

MERRIMACK COUNTY. Sargent of Allenstown, Morrison of Boscawen, Kittredge, Chase of Canterbury, Warren of Chichester, Mitchell, Lyford, Underhill, Woodworth, Gordon of Concord, Badger, Quimby, Flint, Dean, Walker, Chapman, Sturtevant, Merrick, Robie of Hooksett, Morrill of Hopkinton, Rowe, Young of Northfield, Fowler, Goss, Sherburne, Dunlap, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst. Parker, Hobart. Whitaker. Woodbury of Francestown, George of Goffstown, Pierce of Greenville, Brooks of Hancock, Cleasby, Haselton, Sulloway, Killey, Clark, G. M., Quint, Clark, C. C., Robinson of Manchester, Gilmore, Allen, F., Wadsworth, Colby of Manchester, Frost, Bryson, Bowers, Foster of Milford, Kaley, Cummings, Jackman, Woodward of Nashua, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Barker, French.

CHESBIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence,

Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Hall.

SULLIVAN COUNTY. Jewett, Severance. Day of Cornish, Coffin, Rowell.

Grafton County. Batchelder of Ashland, Swasey, Gordon of Canaan, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton. Storrs, Page of Haverhill, Keyes, Morse, Bronson, Burton, Spring, Howland, Wells, Flanders of Littleton, Hatch of Littleton, Moulton of Lyman, Derby, Lamprey, Hunt of Piermont, Colby of Plymouth, Cook, Whitcher.

Coös County. Oswell, Locke of Carroll, Wentworth, Beattie, Bullard, Marshall, Blais, Wheeler, Van Dyke, McIver, McGregor.

Eighty gentlemen voted in the negative. viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Spofford, Brown of Deerfield, Priest of Derry, Follansby of Exeter, Moulton of Hampstead, Bailey of Londonderry, Warner, Fernald, Cole of Salem, Corning.

STRAFFORD COUNTY. Foster of Dover, Crawford, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Hill of Durham, Fletcher of Farmington, Pearl, Wallingford, Osborn, Waldron.

Belknap County. Nutter, Knox.

CARROLL COUNTY. Wiggin of Brookfield, Gale of Jackson, Huntress, Piper.

MERRIMACK COUNTY. Brown of Concord, Raymond, Tallant, George of Concord, Noyes, Leach, Favor, Nutting, Dodge of Hopkinton, Woodward of New London, Pressey.

HILLSBOROUGH COUNTY. Gray, Felt, Gould, Mullen, Ward, Priest of Manchester, Downs of Manchester, Nearbonne, Sullivan, P. H., Smith of Manchester, Woodbury of Manchester, Eaton of Manchester, Sullivan, F., Reed, Brigham of Nashua, Lucier, Noble. Jones of Nashua, Woods, Hobbs

CHESHIRE COUNTY. Gowing, Nesmith, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Huntley, Brown of Claremont, Loverin of Croydon, Collins, Elwell, Martin of Plainfield, Wiggins of Springfield.

\* GRAFTON COUNTY. Fellows of Bristol, Copithorn, Ford, Hoyt of Hanover, Jewell, Sargeant of Plymouth.

Coös County. Stevens, Cole of Columbia.

The affirmative prevailed.

The resolution was adopted.

On the roll-call Mr. Eastman of Concord, who would have voted in the affirmative, was paired with Mr. Brigham of Winchester, who would have voted in the negative.

Mr. Nash of Conway addressed the chair, and stated that he was called from the House before his name was called, and moved that the rules be suspended, and that the clerk be allowed to record his vote in the affirmative.

The motion pending,

On motion of Mr. Brown of Concord, the House adjourned.

### AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

SPECIAL ORDER.

Mr. Lyford of Concord called for the first special order of the afternoon, which was the consideration of the following reports of the Committee on Elections:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was referred the remonstrance of T. D. Little and seventy-one others, against the

right of William Dunlap to a seat in this House, and the petition of the same that Andrew H. Parsons be authorized to hold a seat as representative from the town of Salisbury, report that they have considered the same, and recommend the passage of the following resolution:

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as a representative from the town of Salisbury.

W. W. SCOTT,

For the Committee.

The following minority report accompanied the majority report of the committee:

The Committee on Elections, to whom was referred the petition for a seat in this House, respectfully submit the following report:

At the election in the town of Salisbury, on November 8, 1892, Andrew H. Parsons, the contestant, received ninety-nine votes, and William Dunlap, the sitting member, one hundred votes. To the declaration of the moderator that Mr. Dunlap was elected, no objection was made.

The board of election officers in the town of Salisbury consisted of five Republicans and four Democrats, and the contestant was one of the election officers.

On one ballot counted for Mr. Dunlap the x was placed between the name and the political designation, and with one exception, where the vote for one candidate was defective, was a straight Democratic ballot. Every election officer but one who appeared before the committee testified that no objection was made to the counting of this ballot. The contestant himself, who was present at the counting as an election officer, testified that he made no objection himself and heard none.

We are clearly of the opinion that it was the intention of the voter who cast this ballot to vote for Mr. Dunlap, and that the Republican board of election officers were right in so counting it.

A copy of this ballot is annexed to and made a part of this report.

The contestant claimed that three persons, who, as it was alleged, voted for Mr. Dunlap, to wit, Edward Wayne, George W. Rayno, and John F. Haskell, were not legal voters in the town of Salisbury.

As the committee were nearly unanimous in the opinion that Mr. Wayne was a legal voter in Salisbury, a recital of the facts in his case is unnecessary.

It appeared that George W. Rayno was born in Salisbury, was twenty-seven years old, had always voted in Salisbury and never elsewhere, and had always paid his taxes there, except that one year he had paid taxes on a horse kept on the first day of April, 1889, in the town of Andover, and that his home had always been at his father's in Salisbury; that some time in April, 1892, he engaged to work for six months on a farm in Andover: that he was married in May, 1892, and while he remained at work in Andover his wife for the most part was at his home in Salisbury, and that after completing his work in Andover, in September, 1892, he returned to Salisbury, where he has ever since resided.

While we entertain no doubt as to the right of Mr. Rayno to vote in Salisbury, we are unable to determine for whom he voted.

In the case of John F. Haskell, it appeared that he had resided in Salisbury since August, 1889, voting in Salisbury at the biennial election in 1890, and at the March election in 1892; that in October, 1892, at the solicitation of an aspirant for the Republican nomination as representative in the town of Warner, his name was, without his knowledge, put on the check-list in said Warner, and at the request of said aspirant, who was at the time informed by Mr. Haskell that his home was in Salisbury and that he should vote there, said Haskell voted in the Republican caucus in said Warner.

It further appeared that said Haskell did not vote for either Mr. Dunlap or Mr. Parsons.

We are of the opinion that Mr. Haskell was a legal voter in the town of Salisbury.

We further find that three Republicans, to wit, Francis Flanders, Oliver Rayno, Jr., and one Smith, voted in Salisbury, whose

right to vote was far more questionable than any of the parties heretofore mentioned, and that in the case of Francis Flanders the illegality of his vote was clearly established.

Said Flanders moved from Salisbury to Webster in February, 1892, and has ever since resided there. On the Saturday or Monday before election, in company with his brother-in-law, at whose house in Webster he resided, he appeared before the supervisors in Webster, stated how long he had lived in Webster, and requested that his name be put upon the check-list, and in accordance with his request his name was added to the list of legal voters in Webster.

Our conclusion is that Mr. Dunlap was fairly and honestly chosen a representative from the town of Salisbury, and is entitled to retain his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
H. A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the reports were laid upon the table and made the special order for Tuesday, March 7, at 12 o'clock noon.

On motion of Mr. Eastman of Concord, the following entitled bill, which had been read a third time and then laid on the table on his motion, was taken from the table:

An act providing for the completion of the New Hampshire College of Agriculture and Mechanic Arts in Durham, and for other purposes.

On motion of Mr. Eastman, the bill was laid on the table and made the special order for Wednesday, March 8, at 3 o'clock in the afternoon.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Crawford of Dover for the remainder of the week, on account of sickness. Leave of absence was granted to Mr. Ricker of New Durham for the remainder of the week, on account of town business.

Mr. Rowe of Newbury was granted leave of absence for the remainder of the week, on account of important business.

On motion of Mr. Rowell of Newport,

Resolved, That when this House adjourn this p. m. it be to meet to-morrow at 10 o'clock a. m., and when it adjourns to-morrow it be to meet Monday evening at 8 o'clock.

#### THIRD READING.

The following entitled bill was read a third time and passed:

An act to incorporate the Bartlett Electric Light and Power Company.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following reports of the Committee on Elections:

## STATE OF NEW HAMPSHIRE.

## House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House, having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

# FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House, as representa-

tive of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was no vote for representative, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representatives to the General Court, and moderator, and was not counted by the election officers, and is not included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in making his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question, the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the House in the case of Wadleigh v. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the ease of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement. Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more. Republicans voted in the same way; so that there can be no just ground of complaint on either side. There was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which he bought over four years ago, and which he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without

intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house preparatory to moving into it: that he never voted elsewhere: is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. In other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there; that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at her home; that she did his washing and mended his clothing from that time on until now; that he came there every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said they did not see him

sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years; that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston: that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the

house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the reports were laid upon the table and made the special order for Tuesday, March 7, at 3 o'clock in the afternoon.

Mr. Baker of Hillsborough called for the special order, which was the consideration of the following entitled bill and the proposed amendments thereon:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

The pending question being on the amendment to the amendment proposed by Mr. Leach of Franklin, to the amendment proposed by him.

The proposed amendment to the amendment was as follows:

After the word "city," in the first line of the proposed amendment, add the following words: having less than 8,500 population by the last census, in which there is a system of waterworks.

By unanimous consent the amendment to the amendment was adopted.

Mr. Brigham of Winchester offered the following amendment to the amendment of Mr. Leach of Franklin, viz., strike out the words, "or more than six."

On a viva voce vote the amendment was not adopted.

Mr. Leach of Franklin called for a division.

A division was had with the following result:

Thirty-nine gentlemen voted in the affirmative.

One hundred and eight gentlemen voted in the negative.

No quorum voted.

Mr. Page of Haverhill asked that another division be taken.

Another division was had with the following result:

Fifty-one gentlemen voted in the affirmative.

One hundred and thirty-four gentlemen voted in the negative.

The negative prevailed.

The amendment was not adopted.

The question then being stated on the amendment as amended, proposed by Mr. Leach of Franklin,

On a viva voce vote the negative prevailed, and the amendment was not adopted.

Mr. Nash of Conway offered the following amendment:

After section 9 insert, but this act shall in no way deprive any town of the right to construct, improve, or repair its highways in any manner that such town, at a meeting duly called for that purpose, may determine.

On the question of the adoption of the amendment,

(Mr. Lyford of Concord in the chair.)

(Discussion ensued.)

(The speaker in the chair.)

FURTHER DISCUSSION.

Mr. Baker of Hillsborough offered the following amendment:

Amend section I by adding thereto the following: except those of towns now having special highway precincts, cities and village or fire districts whose charters provide for the construction and repair of highways, so that said section as amended shall read as follows, viz.:

Section 1. Each town shall constitute one highway district for the construction and repair of highways within such towns; and all existing sub-divisions of any town into highway districts in excess of one are hereby abolished, except those of towns now having special highway precincts, cities and village or fire districts whose charters provide for the construction and repair of highways.

On motion of Mr. Page of Haverhill, the bill and proposed amendments were laid on the table and made the special order for Monday, March 7, at 3 o'clock in the afternoon.

The following communications were read by the speaker:

CONCORD, N. H., March 2, 1893.

Hon. Robert N. Chamberlin, Speaker of House of Representatives:

DEAR SIR: On account of business, I desire to be excused from attending the sessions of the House of Representatives next week.

Yours very truly,

FRANK P. QUIMBY, Ward 7, Concord.

CONCORD, N. H., March 2, 1893.

Hon. Robert N. Chamberlin, Speaker of House of Representatives:

DEAR SIR: Augustus W. Smith of Gilford asks to be excused from attending the sessions of the House of Representatives for one week, on account of sickness.

Yours very truly,

FRANK P. QUIMBY.

Speaker Chamberlin:

I wish to be granted leave of absence to-morrow, on town business, March 2, 1893.

PERLEY R. FOLLANSBEE.

DORCHESTER, N. H.

The leaves of absence were granted.

# FURTHER THIRD READINGS.

The following entitled bills were read a third time and passed:

An act to incorporate the Charles Wilder Manufacturing Company.

An act to sever the homestead farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee, for school purposes.

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

On motion of Mr. Eastman of Concord, the House adjourned.

# FRIDAY, MARCH 3, 1893.

The House met at 10 o'clock in the forenoon, according to adjournment.

(The speaker in the chair.)

## REPORT OF COMMITTEE.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills with the following titles:

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act to continue the Bear Camp River Boom and Improvement Company.

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act in amendment of the charter of the Capital Fire Insurance Company.

An act to revive the charter of the Claremont Loan and Trust Company.

An act to incorporate the Lancaster Fire Association.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act to authorize the state treasurer to negotiate a temporary loan.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house in Exeter.

An act to enable Andrew P. Preston and Frank S. Preston to extend their wharf in the city of Portsmouth.

An act to enable the extension of the town wharf in the town of Newcastle.

An act to effect the speedy settlement of estates by executors and administrators.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act for the custody, care, and use of the state library building.

An act to amend the charter of the Electric Meter and Motor Company.

An act to authorize the Excelsior Fibre Company to increase its capital stock.

An act to incorporate the Exeter Banking Company.

An act to incorporate the Gardner Cable Company.

An act to incorporate the Simm's Stream Valley Railway Company.

GEORGE H. ROBY,

For the Committee.

The report was accepted.

#### RULES SUSPENDED.

Mr. Lyford of Concord moved that the rules be suspended, and that all bills of a public nature in order for a second reading be in order at the present time.

The motion prevailed.

#### SECOND READINGS.

The following entitled bills were read a second time and laid on the table to be printed:

An act to prohibit fishing in certain tributaries of Sunapee lake.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

On motion of Mr. Woodbury of Manchester, the rules were suspended and the following entitled bill was read a second time by its title and laid on the table to be printed:

An act to incorporate the Rye Beach Electrical or Horse Railroad.

The following entitled bill was read a second time and laid on the table to be printed:

An act in amendment of section 4 of chapter 65 of the Public Statutes, in relation to the taxation of savings banks, trust companies, etc.

On motion of Mr. Lyford of Concord, the bill was made the special order for Wednesday, March Sth, at 11 o'clock in the forenoon.

On motion of Mr. Rowell of Newport, the rules were suspended and the following entitled bills were read a second time by their titles and laid on the table to be printed:

An act to incorporate the Upper Ammonoosuc Railway Company.

An act to incorporate the Newmarket water-works.

The following entitled bills and joint resolutions were read a second time and laid on the table to be printed:

Joint resolution for completing the light-house on Loon island, Sunapee lake, and for other purposes.

Joint resolution for the preservation of deer and other game.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

Joint resolution in relation to the custody of the Benjamin Thompson trust fund.

An act for the more effectual punishment of habitual criminals.

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

An act in relation to the mileage of officers of the Senate and House of Representatives.

On motion of Mr. Scott of Peterborough, the rules were suspended and the following entitled bill, in order for a second reading, was read a second time by its title and then laid on the table to be printed:

An act to incorporate the Francestown Water Company.

The following entitled bill was read a second time:

An act in relation to trust companies and similar corporations.

The bill being on its second reading, Mr. Hatch of Littleton offered the following amendment, which was adopted:

After section 1 insert the following:

No such institution shall make any loan or investment when it has on hand a reserve less than provided for in the preceding section, or when such loan or investment will reduce the reserve below said fifteen per cent. provided for in the preceding section.

Mr. Mitchell of Concord offered the following amendment, which was adopted:

Amend section I by striking out the words, "not unsatisfactory," and substitute therefor the word satisfactory.

The bill was then laid on the table to be printed.

The following joint resolution was read a second time:

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy, for the murder of Christie C. Warden.

Mr. Mitchell of Concord moved that the rules be further suspended, and that the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

The following entitled bill was read a second time:

An act to authorize the Plymouth village fire district to establish water-works.

Mr. Brigham of Winchester moved that the rules be suspended, and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed.

\* The rules were suspended.

The bill was read a third time by its title and passed.

#### BILLS FORWARDED.

The following entitled bills and joint resolution, having been printed and distributed, were taken up and ordered to a third reading:

An act to amend the charter of the Laconia & Lake Village Horse Railroad, passed July 27, 1881.

An act to incorporate the Bristol Street Railway.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act authorizing the city of Concord to appropriate a sum, not exceeding three hundred dollars annually, for open-air concerts.

An act relating to the height of railroad bridges and freight cars.

Joint resolution providing for the printing of the addresses and proceedings at the dedication of the Hale statue.

Mr. Eastman of Concord moved that the rules be suspended, and that the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

On motion of Mr. Eastman of Concord, the following entitled bill was taken from the table:

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

On motion of Mr. Eastman of Concord, the bill was laid on the table and made the special order for Tuesday, March 7, at 4 o'clock in the afternoon.

On motion of Mr. Scott of Peterborough, the following entitled bill, which had been printed and distributed, was taken from the table:

An act to incorporate the Chesterfield Fish and Game League.

On motion of Mr. Scott, the bill was recommitted to the Committee on Incorporations.

On motion of Mr. Page of Haverhill, the following entitled bill was taken from the table, and on his motion made the special order for Thursday, March 9, at 12 o'clock noon:

An act in amendment of section 1, chapter 131 of the Public Statutes, for the protection of deer, moose, and caribou.

On motion of Mr. Hoyt of Hanover, the following entitled bill was taken from the table, and on his motion made the special order for Thursday, March 9, at 4 o'clock in the afternoon:

An act to provide for a commissioner of labor and to establish a bureau of labor.

On motion of Mr. Page of Haverhill, the following entitled bill and its new draft were taken from the table, and on his motion, laid on the table and made the special order for Wednesday, March 8th, at 12 o'clock noon:

An act to incorporate the Antrim Banking Company.

On motion of Mr. Mitchell of Concord, the following joint resolution was taken from the table:

Joint resolution for the reimbursement of the Endicott Rock commissioners.

On motion of the same gentleman, the joint resolution was then laid on the table and made the special order for Thursday, March 9th, at 3 o'clock in the afternoon.

### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate, by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in amendment of an act entitled "An act to incorporate Mount Lebanon Lodge, No. 32."

An act to incorporate the Derryfield club of Manchester, N. H.

An act to incorporate the Mercantile Insurance Company.

An act to amend the charter of the Windsor & Forest Line Railroad.

An act to change the name of the Merrimack Mortgage and Debenture Company.

An act to revive and extend the charter of the Blackwater Valley Railroad.

An act authorizing the commissioners of Rockingham county to issue bonds to raise money for the construction of a new court-house at Exeter.

An act to provide for the assessment and collection of an annual state tax for the term of two years.

An act to authorize the state treasurer to negotiate a temporary loan.

An act for the custody, care, and use of the state library building.

An act to incorporate the Lancaster Fire Association.

An act to incorporate the Gardner Cable Company.

An act to amend the charter of the Electric Meter and Motor Company.

An act to incorporate the Exeter Banking Company.

An act to authorize the Excelsior Fibre Company to increase its capital stock.

An act to incorporate the Eastern Fire Insurance Company of New Hampshire.

An act additional to an act entitled "An act to incorporate the Consolidated Light and Power Company," passed at the session of 1889.

An act to incorporate the Simm's Stream Valley Railway Company.

An act in amendment of the charter of the Capital Fire Insurance Company.

An act to revive the charter of the Claremont Loan and Trust Company.

An act in amendment of the charter of the city of Concord, creating a board of police commissioners for said city.

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas from the town school-district in Northfield, and annex the same to union school-district No. 1, in Tilton, for school purposes.

An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford, for school purposes.

An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling stock, and providing for the recording thereof.

Joint resolution in favor of the town of Raymond.

Joint resolution in favor of the Granite State Deaf Mute Mission.

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled Senate bill:

An act to incorporate the Hudson Water-Works Company.

The Senate deem it inexpedient to legislate upon the following entitled bill, sent up from the House of Representatives:

An act prohibiting the appointment of persons not residents of the state as special police officers.

(Mr. Lyford of Concord in the chair.)

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor, by the honorable secretary of state:

# THE STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT.

CONCORD, March 1, 1893.

To the House of Representatives :

I hereby return to the House of Representatives, without my signature, House bill No. 34, entitled "An act to prevent the taking of smelts in Great bay and the waters of Piscataqua river."

The accidental omission of a word in section 2 might defeat the object of the bill, from which I do not dissent, and therefore I submit the propriety of amending the same.

JOHN B. SMITH.

The question being stated,

Shall the bill pass, notwithstanding the veto of His Excellency the Governor?

The speaker directed the yeas and nays to be called.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

One gentleman voted in the affirmative, viz.:

SULLIVAN COUNTY. Rowell.

Seventy-six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Cole of Salem, Corning, Dinsmore.

BELKNAP COUNTY. Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Hill of Chatham, Nash, Bryant.

MERRIMACK COUNTY. Kittredge, Raymond, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Badger, Leach, Robie of Hooksett, Morrill of Hopkinton, Carroll.

HILLSBOROUGH COUNTY. Little, Gray, Whitaker, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Gould, Mullen, Ward, Killey, Priest of Manchester, Clark, G. M., Nearbonne, Quint, Clark, C. C., Laneville, Gilmore, Sullivan, P. H., Martin of Manchester, Wadsworth, Frost, Woodbury of Manchester, Reed, Bowers, Foster of Milford, Gutterson, Jackman, Woodbury of Nashua, Prichard, Scott of Peterborough, French.

CHESHIRE COUNTY. Gowing, Lawrence, Perry of Keene, Foskett, Farnum of Marlborough, Davis of Sullivan, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Wiley.

Grafton County. Copithorn, Page of Haverhill, Lamprey, Sargeant of Plymouth, Cook, Whitcher.

Coös County. Oswell, Stevens, Marshall, Blais, Wheeler, McIver.

No quorum voting, the speaker declared the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

Mr. Lyford of Concord called the House to order and read the following communication:

Concord, March 3, 1893.

Mr. Fames O. Lyford:

I am obliged to be absent at the afternoon session to-day, and request that you preside.

R. N. CHAMBERLIN,

Speaker.

On motion of Mr. Brigham of Winchester, the House adjourned.

MONDAY, March 6, 1893.

The House met at 8 o'clock in the afternoon according to adjournment.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk

Mr. Speaker:

The Senate have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act to sever the homestead farm of John G. and Harry Chamberlin from Woodsville high-school district in Haverhill, and annex the same to Bath, for school purposes.

An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton. An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

The Senate have passed the following entitled House bill in a new draft, in the passage of which new draft they ask the concurrence of the House of Representatives:

An act to amend an act entitled "An act to incorporate the Northwood academy."

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

Joint resolution in relation to "high-water mark" monument, on the Gettysburg battlefield.

Amend the joint resolution by striking out the word "two," and insert the word five in place thereof, and add the following clause: and for recasting the bronze tablet thereon.

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

Amend section 4 by striking out the word "five," and insert instead thereof the word three.

Amend section 5 by inserting the words, and paid in, after the word "issue."

An act providing for the sale of real estate subject to confingent interests.

Amend section r by inserting after the word "contingent," the words, or vested.

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Easton, Landaff, Benton, and Woodstock.

Amend section 3 of the bill by striking out the words, "or through."

#### SENATE BILLS REFERRED.

The following entitled bills, sent down from the honorable Senate, were read twice and referred:

To the Committee on Education:

An act to sever the homestead farm of John G. and Harry Chamberlin from Woodsville high-school district in Haverhill, and annex the same to Bath, for school purposes.

An act to provide for the maintenance of a school, jointly, by the school districts of the city of Rochester and the town of Milton.

To the Committee on Agriculture:

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

The following entitled House bill, received from the Senate in a new draft, was read twice and referred to the Committee on Education:

An act to further amend an act entitled "An act to incorporate Northwood academy," approved June 22, 1867.

The following entitled bills and joint resolution, received from the Senate with amendments, were together with the proposed amendments laid on the table:

On motion of Mr. Lyford of Concord,-

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

On motion of Mr. Mitchell of Concord,-

An act providing for the sale of real estate subject to contingent interests.

On motion of Mr. Page of Haverhill,-

Joint resolution in relation to the "high water mark" monument on the Gettysburg battlefield.

The House concurred in the Senate amendment to the following entitled House bill:

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

On motion of Mr. Nash of Conway, the House adjourned.

TUESDAY, MARCH 7, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Rowell of Newport, petition of Rev. J. H. Savage and 8,000 others, all praying for the passage of an act to prohibit the manufacture and sale of spirituous and malt liquors.

By Mr. Hunt of Gilford, remonstrance of Moody E. Durgin and 14 others.

Remonstrance of Stephen S. Ayer and 41 others.

Remonstrance of C. H. Sleeper and 22 others.

Remonstrance of W. H. Weeks and 56 others.

Remonstrance of George W. Sanders and 45 others.

Remonstrance of C. W. Leavitt and 5 others.

All against the passage of the act authorizing the town of Gilford to construct a system of sewerage and bond the indebtedness occasioned thereby. By Mr. Roby of Gilford, remonstrance of Thomas Ham and 33 others.

Remonstrance of George P. Colby and 8 others, against the passage of the act authorizing the town of Gilford to construct a system of sewerage and bond the indebtedness occasioned thereby.

# REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed, bills and joint resolutions with the following titles:

An act in relation to the city of Manchester, establishing a board of police commissioners for said city.

Joint resolution in favor of the Granite State Deaf Mute Mission.

Joint resolution in favor of the town of Raymond.

An act relating to certain contracts for the conditional sale, lease, or hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof.

An act to incorporate the French Pond Granite Railway Company.

An act to incorporate the Merchants' Guaranty Savings Bank.

An act to incorporate the Suncook Valley Banking Company.

An act to constitute the Black River Railroad Company a corporation within the state of New Hampshire.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act providing for the immediate completion of the revised record of New Hampshire soldiers and sailors in the War of the Rebellion.

An act in amendment of the charter of the Manufacturers' and Village Library of Somersworth.

An act to incorporate the Black Mountain Railroad.

An act to disannex the homestead farms of Mrs. Cynthia McDuff and Richard and Mary H. Thomas from the town school district in Northfield, and annex the same to union school district No. 1 in Tilton, for school purposes.

An act to revise and amend the charter of the Little River Railroad, passed at January session, 1891.

An act to change the name of the Granite State Trust Company.

An act to incorporate the Long and Otter Lakes Railroad Improvement Company.

An act to change the time for the annual report of the insurance commissioner.

An act to sever the farm of Frank W. Chase from Amherst, and annex the same to Milford, for school purposes.

An act to change the name of the Queen City Manufacturing Company, to the F. M. Hoyt Shoe Company.

An act to incorporate the Merchants' Bank.

GEORGE H. ROBY,
N. S. HUNTINGTON,

For the Committee.

The report was accepted.

Mr. Eastman for the Committee on National Affairs, to whom was referred the message of His Excellency the Governor, transmitting a communication from Senator William E. Chandler, having considered the same, reported a joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the Capitol at Washington, and recommended its passage.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Leach for the Committee on Revision of Statutes, to whom was referred the following entitled House bills:

An act in amendment of section 11, chapter 33 of the Public Statutes, relating to the manner of conducting caucuses and elections.

An act in amendment of section 17 of chapter 33 of the Public Statutes, relating to elections.

An act amendatory of an act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of the ballots at the public expense, passed January session, 1891.

An act in amendment of chapter 33 of the General Statutes, entitled "An act to regulate elections, enforce the secrecy of the ballot, and provide for the printing and distribution of ballots at public expense."

An act to amend chapter 33 of the Public Statutes.

An act to repeal sections 1 to 34 inclusive of chapter 33, Public Statutes of 1891, or the so called Australian Ballot Law, having considered the same, reported the same in a new draft, and recommended the passage of the bill in the new draft in place of said several bills.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Priest for the Committee on Claims, to whom was referred the petition of George H. Wadleigh for remuneration for expenses incurred in contesting his right to a seat in this House, having considered the same, reported the following joint resolution:

Joint resolution for remuneration of George H. Wadleigh, for expenses incurred in contesting his right to a seat in this House.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act to repeal chapter 60 of the Pamphlet Laws of 1891, in relation to dogs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act to amend section 3, chapter 60, Pamphlet Laws of 1891, regarding license of dogs," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act to amend section 8, chapter 55 of the Public Laws of New Hampshire," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Morrison for the Committee on Agriculture, to whom was referred the House bill entitled "An act to repeal chapter 60 of the Pamphlet Laws of 1891, entitled 'An act to prevent the destruction of sheep and other damages by dogs,'" having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to amend chapter 179 of the Public Statutes, relating to the appointment of guardians," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Lyford for the Committee on the Judiciary, having considered the subject, reported the following entitled bill, "An act in relation to Dartmouth College and the New Hampshire College of Agriculture and the Mechanic Arts," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act in amendment of section I of chapter 88 of the Public Statutes, relating to the raising of school-money," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Gould for the Committee on Roads, Bridges, and Canals, reported a bill entitled "An act to establish a state inspector of electric railways and electrical wiring of buildings," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

(Mr. Eastman of Concord in the chair.)

SECOND READINGS.

The following entitled bill was read a second time:

An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city.

Mr. Lyford of Concord offered the following amendment, which was adopted:

Amend section I by striking out all after the words, "thence southerly and westerly by the centre line of Penacook street to," to the words, "an intersection with the centre line of Bradley street."

The bill was then ordered to a third reading.

The following entitled bills were read a second time and ordered to a third reading:

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act to incorporate the Manchester District Parsonage Board of Trustees of the New Hampshire Conference of the Methodist Episcopal Church.

The following entitled bill was read a second time:

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

Mr. Sinclair of Portsmouth moved that the bill be laid on the table.

By unanimous consent the following gentlemen addressed the House:

Messrs. Sinclair of Portsmouth, Lyford of Concord, Scott of Peterborough.

On a viva voce vote the motion was lost.

Mr. Sinclair of Portsmouth called for a division.

The division pending,

Mr. Sinclair of Portsmouth withdrew his call for a division,

Mr. Sinclair then withdrew his motion to lay on the table,

Mr. Page of Haverhill then addressed the House,

Mr. Sinclair of Portsmouth then renewed his motion to lay the bill upon the table, and then withdrew the motion.

On motion of Mr. Lyford of Concord, the bill was laid on the table and made the special order for to-morrow forenoon at 11 o'clock.

(The speaker in the chair.)

Mr. Sulloway of Manchester moved that the following entitled bill be taken from the table:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The motion prevailed.

The bill having been read a third time, and the pending question being upon the passage of the bill, and being stated,

Mr. Rowell of Newport moved that the bill be indefinitely postponed.

On the motion,

(Discussion ensued.)

The following gentlemen spoke in favor of the motion:

Messrs. Rowell of Newport, Brigham of Winchester, Sinclair of Portsmouth, P. H. Sullivan of Manchester, Gould of Manchester, Cummings of Nashua.

Mr. Lyford of Concord called for the special order, which was the consideration of the following reports from the Committee on Elections:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was referred the remonstrance of T. D. Little and seventy-one others, against the right of William Dunlap to a seat in this House, and the petition of the same, that Andrew H. Parsons be authorized to hold

a seat as representative from the town of Salisbury, report that they have considered the same, and recommend the passage of the following resolution:

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as representative from the town of Salisbury.

W. W. SCOTT,

For the Committee.

The following minority report accompanied the majority report of the committee:

The Committee on Elections, to whom was referred the above petition for a seat in this House, respectfully submit the following report:

At the election in the town of Salisbury, on November 8, 1892, Andrew H. Parsons, the contestant, received ninety-nine votes, and William Dunlap, the sitting member, one hundred votes. To the declaration of the moderator that Mr. Dunlap was elected no objection was made.

The board of election officers in the town of Salisbury consisted of five Republicans and four Democrats, and the contestant was one of the election officers.

On one ballot counted for Mr. Dunlap the x was placed between the name and the political designation, and with one exception, where the vote for one candidate was defective, was a straight Democratic ballot. Every election officer but one who appeared before the committee testified that no objection was made to the counting of this ballot. The contestant himself, who was present at the counting as an election officer, testified that he made no objection himself and heard none.

We are clearly of the opinion that it was the intention of the voter who cast this ballot to vote for Mr. Dunlap, and that the Republican board of election officers were right in so counting it.

A copy of this ballot is annexed to and made a part of this report.

The contestant claimed that three persons who, as it was alleged, voted for Mr. Dunlap, to wit, Edward Wayne, George W. Rayno, and John F. Haskell, were not legal voters in the town of Salisbury.

As the committee were nearly unanimous in the opinion that Mr. Wayne was a legal voter in Salisbury, a recital of the facts in his case is unnecessary.

It appeared that George W. Rayno was born in Salisbury, was twenty-seven years old, had always voted in Salisbury and never elsewhere, and had always paid his taxes there, except that one year he had paid taxes on a horse kept on the first day of April, 1889, in the town of Andover, and that his home had always been at his father's in Salisbury; that some time in April, 1892, he engaged to work for six months on a farm in Andover; that he was married in May, 1892, and while he remained at work in Andover his wife for the most part was at his home in Salisbury, and that after completing his work in Andover, in September, 1892, he returned to Salisbury, where he has ever since resided.

While we entertain no doubt as to the right of Mr. Rayno to vote in Salisbury, we are unable to determine for whom he voted.

In the case of John F. Haskell, it appeared that he had resided in Salisbury since August, 1889, voting in Salisbury at the biennial election in 1890, and at the March election in 1892; that in October, 1892, at the solicitation of an aspirant for the Republican nomination as representative in the town of Warner, his name was without his knowledge put on the check-list in said Warner, and at the request of said aspirant, who was at the time informed by Mr. Haskell that his home was in Salisbury and that he should vote there, said Haskell voted in the Republican caucus in said Warner.

It further appeared that said Haskell did not vote for either Mr. Dunlap or Mr. Parsons.

We are of the opinion that Mr. Haskell was a legal voter in the town of Salisbury.

We further find that three Republicans, to wit, Francis Flanders, Oliver Rayno, Jr., and one Smith, voted in Salisbury, whose

right to vote was far more questionable than any of the parties heretofore mentioned, and that in the case of Francis Flanders the illegality of his vote was clearly established.

Said Flanders moved from Salisbury to Webster in February, 1892, and has ever since resided there. On the Saturday or Monday before election, in company with his brother-in-law, at whose house in Webster he resided, he appeared before the supervisors in Webster, stated how long he had lived in Webster, and requested that his name be put upon the check-list, and in accordance with his request his name was added to the list of legal voters in said Webster.

Our conclusion is that Mr. Dunlap was fairly and honestly chosen a representative from the town of Salisbury, and is entitled to retain his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
H. A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the consideration of the reports was made the special order for to-morrow at 12 o'clock noon.

The House then resumed the consideration of the motion to indefinitely postpone the following entitled bill:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The following gentlemen spoke against the motion:

Messrs. Sulloway of Manchester, Brown of Claremont, Martin of Manchester, Mullen of Manchester.

The question pending,

On motion of Mr. Rowell of Newport, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually, for open-air concerts.

An act to incorporate the Bristol Street Railway.

An act to amend the charter of the Laconia & Lake Village Horse Railroad.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act to annex a certain island in Winnipiseogee lake to the town of Moultonborough.

An act relating to the height of railroad bridges and freight cars.

The following entitled bill being in order for a third reading:

An act to establish the city of Franklin,

Mr. Sinclair of Portsmouth moved that the rules be suspended, and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title.

On the question,

Shall the bill pass?

Mr. Page of Haverhill called for a division, and a division was had with the following result:

One hundred and forty-nine gentlemen voted in the affirmative.

Ninety-six gentlemen voted in the negative.

The affirmative prevailed.

The bill passed.

#### SPECIAL ORDER.

Mr. Page of Haverhill called for the first special order of the afternoon, which was upon the following entitled bill and proposed amendments thereon:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

The pending question being upon the following amendment, proposed by Mr. Nash of Conway:

But this act shall in no way deprive any town of the right to construct, improve, or repair its highways in any manner that such town, at a meeting duly called for that purpose, may determine.

By unanimous consent, Mr. Nash withdrew the amendment and substituted the following:

Provided, however, that any town at the end of three years after the passage of this act may, by a majority vote at any annual town meeting, return to the district system of highways.

On the question of the adoption of the amendment,

(Discussion ensued.)

The question being stated,

On a viva voce vote the affirmative prevailed.

Mr. Page of Haverhill called for a division.

The division pending,

(Further discussion ensued.)

The division was had with the following result:

One hundred and nine gentlemen voted in the affirmative.

One hundred and forty-eight gentlemen voted in the negative.

The negative prevailed.

The amendment was not adopted.

By unanimous consent Mr. Baker of Hillsborough withdrew his amendment and substituted the following:

Amend section r by adding thereto the following: except those of towns now having special highway precincts, cities, and village or fire districts, so that said section as amended shall read as follows, viz.:

SECTION 1. Each town shall constitute one highway district for the construction and repair of highways within such towns; and all existing sub-divisions of any town into highway districts, in excess of one, are hereby abolished, except those of towns now having special highway precincts, cities, and village or fire districts.

Mr. Eastman of Concord offered the following amendment to the amendment:

Strike out all of the words in the amendment offered by Mr. Baker of Hilsborough except the words, "except cities."

The amendment to the amendment was not adopted.

The amendment proposed by Mr. Baker of Hillsborough was then adopted.

The bill was ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and that the bill be put on its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time.

On the question,

Shall the bill pass?

On a viva voce vote the affirmative prevailed.

Mr. Nash of Conway demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

## ROLL-CALL OF THE HOUSE.

Two hundred and eleven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Brown of Deerfield, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Cooper, Wetherell, Moulton of Hampstead, Pevear, Bailey of Londonderry, Stackpole, Young of Newmarket, Bachelder of North Hampton, Leavitt, Fernald, Peaslee, Winn, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Cole of Salem, Corning, Sleeper, Randall, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Crawford, Smith of Dover, Scott of Dover, Laughlin, Hill of Durham, Fletcher of Farmington, Nute, Wallingford, Ricker, Richards, Meader, Dodge of Rochester, Wallace, Meskill, Roberts, Chase of Somersworth.

Belknap County. Hunt of Gilford, O'Shea, Wadleigh of Meredith, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Gale of Jackson, Huntress, Gilman, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Kittredge, Warren of Chichester, Brown of Concord, Raymond, Tallant, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Abbot, Flint, Walker, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Young of Northfield, Dunlap, Carroll, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Hobart, Emerson, Baker, Felt, Danforth, Gould, Mullen, Ward, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Wadleigh of Manchester, Clark, C. C., Robinson of Manchester, Laneville, Gilmore, Allen, F., Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Dodge of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Woodbury of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Reed, Gutterson, Kaley, Burnham, Cummings, Sweeney, Noble, Jones of Nashua, Woodbury of Nashua, Field, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Howe, Lawrence, Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Bowen of Walpole, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Huntley, Johnson of Claremont, Brown of Claremont, Loverin of Croydon, Collins, Elwell, Coffin, Rowell, Muzzey, Wiley.

GRAFTON COUNTY. Plummer of Alexandria, Batchelder of Ashland, Fellows of Bristol, Gordon of Canaan, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Page of Haverhill, Morse, Bronson, Burton, Cheney, Spring, Wells, Flanders of Littleton, Derby, Buffum, Hunt of Piermont, Colby of Plymouth, Cook, Whitcher.

Coüs County. Gilbert, Oswell, Stevens, Noonan, Tuttle, Bullard, Marshall, Ellingwood, Day of Stratford.

Fifty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Follansby of Exeter, Warner, Locke of Portsmouth.

STRAFFORD COUNTY. York of Lee.

Belknap County. Nutter, Smith of Centre Harbor, Roby of Gilford, Page of Gilmanton, Plummer of Laconia.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Nash, Currier, Bryant, Copp, Clow.

MERRIMACK COUNTY. Gordon of Concord, Dean, Rowe, Woodward of New London, Fowler, Pressey.

HILLSBOROUGH COUNTY. Pierce of Greenville, Cleasby, Sulloway, Quint, Merrill, Frost, Eaton of Manchester, Ledoux, Hobbs, Green.

CHESHIRE COUNTY. Carter of Gilsum, Hall.

SULLIVAN COUNTY. Severance, Wiggins of Springfield.

Grafton County. Copithorn, Follansbee of Dorchester, Cole of Grafton, Jewell, Howland, Lamprey, Sargeant of Plymouth, Moulton of Thornton, Blood.

Coös County. Locke of Carroll, Cole of Columbia, Wheeler.

The affirmative prevailed and the bill passed.

Mr. Morrill of Hopkinton called for the second special order of the afternoon, which was the consideration of the following reports of the Committee on Elections:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House, having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House, as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was no vote for representative, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is not included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in making his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question the cross was made in the square immediately below Mr. Morrill's

name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the House in the case of Wadleigh 7'. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement, Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way; so that there can be no just ground of complaint on either side. There was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which he bought over four years ago, and which

he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school: that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house preparatory to moving into it: that he never voted elsewhere: is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there; that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at her home; that she did his washing and mended his clothing from that time on until now; that he came there every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years; that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his

brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston; that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor

was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Morrill of Hopkinton, the bill was laid upon the table and made the special order for to-morrow afternoon at 4 o'clock.

Mr. Gilmore of Manchester moved that the following resolution, laid on the table on motion of Mr. Eastman of Concord, be taken from the table:

Resolved, That it is the sense of this House that the insane paupers of this state should be protected and cared for in the insane asylum at Concord, and that the necessary act therefor should be reported from the proper committee of the House.

The motion prevailed.

Mr. Gilmore then moved that when the House adjourn tomorrow forenoon it be to meet to-morrow evening at 7:30 o'clock, and that said evening session be held for the consideration of said resolution.

The motion prevailed.

#### SPECIAL ORDER.

Mr. Eastman of Concord called for the third special order of the afternoon, which was on the following entitled bill: An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

The bill having been read a third time, and the pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed.

The bill passed.

## THIRD READINGS.

The following entitled bills, being in order for a third reading, Mr. Rowell of Newport moved that the rules be suspended and that they be read a third time by their title.

The motion prevailed.

The rules were suspended.

The bills were read a third time by their title and passed, viz.:

An act to incorporate the Manchester district parsonage board of trustees of New Hampshire conference of the Methodist Episcopal church.

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

The following entitled bill, being in order for a third reading, was taken up:

An act to amend the charter of the city of Concord reorganizing the wards and establishing boards of supervisors in said city.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title.

On motion of Mr. Lyford of Concord, the bill was then laid on the table and made the special order for to-morrow forenoon at the o'clock

#### BILLS FORWARDED.

The following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act to regulate the compensation of cattle killed by order of the cattle commissioners.

An act to incorporate the Northumberland Water Company.

An act to incorporate the Ashland water-works.

An act for the establishment of a forestry commission.

Mr. Eastman of Concord offered the following amendment, which was adopted.

Amend section 4 as follows:

Whenever any person or persons shall supply the necessary funds therefor, so that no cost or expense shall occur to the state, the forestry commission is hereby authorized to buy any tract of land and devote the same to the purposes of a public park. If they cannot agree with the owners thereof as to the price, they may condemn the same under the powers of eminent domain, and the value shall be determined as in case of lands taken for highways, with the same rights of appeal and jury trial. On the payment of the value as finally determined, the land so taken shall be vested in the state and forever held for the purposes of a public park. The persons furnishing the money to buy said land shall be at liberty to lay out roads and paths on the land, and otherwise improve the same, under the direction of the forestry commission, and the tract shall at all times be open to the use of the public.

An act in amendment of and in addition to section 12, of

chapter 266 of the Public Statutes, relating to trespasses and malicious injuries.

Joint resolution in favor of the town of Dunbarton.

The following entitled joint resolution, and the amendment proposed by Mr. Lyford of Concord thereto, having been tabled, printed, and distributed, were taken up:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

On motion of Mr. Lyford of Concord, the joint resolution was laid upon the table.

On motion of Mr. Lyford of Concord, the following entitled House bill, sent down from the honorable Senate with an amendment, and tabled on his motion, was taken up.

An act to incorporate the Union Electric Company of Goffstown, N. H.

The Senate amendment was concurred in

Mr. Lyford of Concord then offered the following amendment, which was adopted, and the bill sent to the honorable Senate for concurrence in the amendment:

Amend section 4 by adding at the end thereof the following words: And not less than fifty thousand dollars, so that said section as amended shall read as follows:

SECT. 4. The capital stock of said corporation shall consist of such number of shares, not exceeding the par value of one hundred dollars each, as may from time to time be determined by the directors of said corporation, not exceeding in the whole the sum of three hundred thousand dollars, and not less than fifty thousand dollars.

The following entitled House bill, sent down from the honorable Senate with an amendment, and tabled on motion of Mr.

Mitchell of Concord, was, on motion of that gentleman, taken from the table:

An act providing for the sale of real estate subject to contingent interests.

The question being stated,

Will the House concur in the amendment proposed by the honorable Senate?

The affirmative prevailed.

The House concurred in the amendment.

The following entitled bill, having been printed and distributed. was taken up, and on motion of Mr. Page of Haverhill, recommitted to the Committee on Agriculture, for the purpose of amendment:

An act in amendment of section 7 of chapter 132 of the Public Statutes.

The following entitled bill, having been printed and distributed, was taken up and ordered to a third reading:

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

Mr. Sinclair moved that the rules be suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

On motion of Mr. Nash of Conway, the House adjourned.

WEDNESDAY, MARCH 8, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. F. D. Ayer, D. D., of Concord.

LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Gordon of Concord for to-morrow, on account of important business.

Mr. Harrison of Madison was granted leave of absence for the remainder of the week, on account of sickness.

Mr. Bartlett of Unity was granted leave of absence for the remainder of the week, on account of sickness.

# PETITIONS PRESENTED AND REFERRED.

To the Committee on Railroads:

By Mr. Hobbs of Pelham, petition of Frank M. Woodbury and 140 other citizens of Pelham.

By Mr. Corning of Salem, petition of Benjamin R. Wheeler and 135 other citizens of Salem.

All praying for the passage of the bill to grant a charter to the Salem & Pelham Electric Railroad.

To the Committee on Asylum for the Insane:

By Mr. Danforth of Lyndeborough, petition of Jacob N. Woodward and 39 others for an investigation of the New Hampshire Asylum for the Insane.

To the Committee on Towns:

By Mr. Hunt of Gilford, remonstrance of C. W. Rollins and 29 other legal voters of the town of Gilford, against the passage of the bill authorizing said town to adopt a system of sewerage and bond the town for the indebtedness occasioned thereby.

To the Committee on Claims:

By Mr. Page of Haverhill, petition of Jonathan L. Loverin of Tilton for reimbursement of expense in contesting for his seat, and for mileage and a proportion of the salary.

The following report was received from the state board of health:

# STATE OF NEW HAMPSHIRE.

OFFICE OF THE STATE BOARD OF HEALTH.

CONCORD, March 8, 1893.

To the Honorable Senate and House of Representatives:

In accordance with the instruction received from your honorable bodies, the State Board of Health submits herewith a partial report of the work authorized by the following concurrent resolution:

Resolved, That the state board of health be directed to investigate the cause of the recent fire at the Strafford County almshouse and asylum, by which forty or more persons were burned to death; and, further, the said board shall investigate the management, construction, and condition of the said county buildings: the board shall also include in its investigation any other almshouse or asylum for the insane in this state that it deems necessary, and the board is empowered to send for persons and papers, and it shall report at as early a day as practicable all the particulars of its investigation, with such recommendations as it deems best for the public good.

The board finds it to be impossible to investigate in detail the construction, condition, and management of the asylums and almshouses in all of the counties in season to make a report upon the same at this session of the legislature. The board purposes, unless otherwise instructed, to extend its investigations to all the institutions named in the concurrent resolution, and to report upon these at the next session of the legislature. We are of the opinion that the continuance of this investigation is necessary in order to place before the proper authorities and the people the exact condition of these institutions. We are

however, emphatically of the opinion that it is the duty of the present legislature to take decided action in behalf of the pauper and indigent insane of the state.

In accordance with the terms of the resolution, the state board of health conducted a somewhat extended investigation into the cause of the fire at the Strafford County asylum for the insane, and into other matters connected with the management of that institution and the county almshouse. The entire investigation was conducted under the legal advice and presence of the attorney-general, together with other members of the board.

The coroner of the county was subpænaed, with all the evidence presented to the coroner's jury at the inquest held by the county. In addition, the board examined thirteen witnesses. For explicit information as to the basis of the conclusions and recommendations herewith submitted, reference may be had to the testimony given at the coroner's inquest, and to 253 pages of type-written evidence taken by the board, all of which is on file in the office of the said board.

We find that on the night of February 9, 1893, the Strafford County asylum for the insane was destroyed by fire, and that by reason of said fire forty-one persons lost their lives.

We find, as also did the coroner's jury, that

Said asylum was a two-story building, with two-story L with attic, first floor occupied by keeper and his family and seventeen inmates, second floor by nineteen inmates, attic by eight inmates. There were fifty-six cells or apartments in all, twentyone apartments or cells on first floor, twenty-three on second, and twelve in attic. The asylum was erected some twenty years ago, repaired and enlarged somewhat about ten years ago, constructed wholly of wooden materials, floorings, partitions, sheathings, and furnishings to all the cells of pine lumber; flooring and sheathing so dried and shrunken in portions of building as to enable persons to see each other between floors and cells, heated throughout by steam from boiler, by pipe hung from overhead. Its location was seventy feet west of the almshouse and four miles from Dover and about six miles from Great Falls and Rochester. The out-door inclosure for the use of the inmates was surrounded by a wooden fence about ten or twelve feet high, windows to asylum barred with four or more bars; also some of the windows had heavy wire screening on the inside; building had four doors, one in main building, one in cell, one leading into the out-door inclosure for women, and one leading into a like inclosure for men. Said building was supplied with two hundred feet of rubber hose, one hundred feet of which was kept coupled on to pipe leading to tank in the attic of almshouse; capacity of tank, twenty thousand or more gallons, that is always kept well filled by supply from pumping station. Another one hundred feet of hose hung on reel near stand-pipe; also supplied with four water-pails on first and four on second floor, which were always kept full.

At the time of the fire, and for several months previous, the management and control of the asylum was in the hands of the keeper, William P. Driscoll, with the exception that he had nothing to do with the food and clothing for the inmates, the same being supplied from the county almshouse under the direction of Chas. E. Demeritt, the superintendent. Mr. Driscoll was assisted at the asylum by his wife, who was matron of the institution. There were no other employés, the entire care of the forty-four inmates devolving upon Mr. and Mrs. Driscoll. Formerly Mr. Demeritt had entire charge of the almshouse and the asylum, but, owing to a personal difficulty which arose between himself and Mr. Driscoll, the county commissioners divided the authority by giving Mr. Driscoll full control of the asylum, and thereby relieving Mr. Demeritt of that especial duty.

There was a night watchman, Wilbur Chesley, who received his orders solely from Mr. Demeritt, superintendent of the almshouse, and who was required to make six rounds each night, one of the stations, No. 4, being in the asylum for the insane. In making his 10 o'clock round on the night of February 9, he saw, upon entering the storm door at the main entrance of the asylum, through the glass of the inside door, a reflection from a fire in the cell of Mary LaFontaine. He entered the asylum as quickly as possible, and rushed to the apartment occupied by Mr. Driscoll and family at the further end of the corridor in the L, and informed him of the fire. Without waiting to dress, Keeper Driscoll

rushed to the cell occupied by Mary LaFontaine and unlocked it, then turned and unlocked the cell of Jim Daly, near by, telling the watchman to "get some water and open the doors;" but while getting Daly out, Mrs. LaFontaine jumped upon Mr. Driscoll's back. Mr. Driscoll almost instantly disengaged himself from Mrs. LaFontaine, as he states himself, and the watchman also testified that Driscoll had freed himself from the woman before he had got the front door unlocked. The watchman, Chesley, left the asylum as quickly as possible, the spring lock effectually closing the door after him. Driscoll proceeded to unlock the other cells, and succeeded with those upon the first floor, barely escaping from the building in season to save himself and family. By this time, owing to the combustible nature of the building, it was so thoroughly on fire that further efforts proved unavailing. Two of the inmates whose rooms were unlocked by Mr. Driscoll escaped from the burning building, and one woman was rescued from the second story from outside. The remaining forty-one inmates were destroyed.

Some points brought out in the evidence taken by the board are herewith submitted:

John S. Daniels, coroner of Strafford county, and formerly physician to the Strafford County almshouse and asylum, testified that he had remarked to the county commissioners and to the keeper that the building was a poor one, and that the county ought to have a better one; that it was impossible to keep it in a clean and healthy condition; that the sheathing had shrunk so that one could look through the cracks; that some of the beds had no coverings on because the patients tore them up: that a woman who was partially paralyzed had charge of the wards a good part of the time during his last term of service at the institution; that she was a pauper taken from the almshouse; that he made no recommendations in his report to the county as county physician regarding defects, but followed the course taken by other physicians.

Dwight E. Edgerly, chairman of the county commissioners, testified that he had held the office of county commissioner three years and eight months; the improvements in the asylum during that time were new floors and a few new cells in the at-

tic; no appropriations for buildings during his term of service; no instructions had been received from the county delegation; not more than one half or two thirds of the delegation visited the institution; Demeritt had no control over the asylum after Driscoll was given authority; cooking for the asylum was done at the almshouse and furnished, but Driscoll had no authority to dictate what the food should be; he had thought of asking the county delegation to appropriate money for fire escapes; never tested fire hose and never saw it tested: no ladders at the asylum building; the unsafe character had been mentioned by the state board of health; and the county delegation had spoken of it: Driscoll could probably have done more effectual service with the hose than with the pails of water: the watchman received his orders from Demeritt: commissioners never looked at the watchman's dial: Demeritt had full control of the watchman: Driscoll could not order the diet of the patients; did not consider the building used for the insane fit for the purpose; it was about as bad a fire-trap as could be.

Winthrop S. Meserve, county commissioner, said he had never tested the hose: did not think the building suitable for the insane; did not think the county delegation competent to judge of the necessities of such an institution; never inspected the fire apparatus: gave Mr. Demeritt no particular instructions: if anything came up he talked it over with the commissioners: the matter of managing the institution was left wholly to Demeritt; found it absolutely impossible to classify the inmates at the county asylum. He corroborated the statements made by County Commissioner Edgerly.

Frank P. Reeve, county commissioner, said that he never looked at the fire apparatus, but had seen Driscoll using the hose in washing windows; suggested to the county commissioners. Edgerly and Meserve, that the asylum was unfit for the purpose; talked with Driscoll about his drinking; authority divided only in relation to the management of patients; Demeritt was told to visit the asylum and report anything amiss.

Charles E. Demeritt, superintendent of the Strafford County almshouse, testified that he got his instructions about managing the farm from the commissioners; prepared the food and cloth-

ing for the inmates of the asylum, which was about all he had to do with it: formerly had a little trouble with Driscoll, and the matter was referred to the commissioners, and the latter gave Driscoll control over the asylum, but asked him (Demeritt) to look around occasionally and make report of anything wrong; did not know as the help were instructed regarding the use of the hose; did not consider the asylum a part of his business after the difficulty with Driscoll, and so assumed no responsibility about that building afterwards; reported to the commissioners that Driscoll had been away from duty two or three days; in Driscoll's absence, Mrs. Driscoll looked after the inmates; had heard that Driscoll drank, but never saw any signs of it; never saw him about the premises when he appeared to have been drinking; never had any practice in using hose, or any instructions what to do in case of fire, except he gave some instructions to the watchman; some three or four times the dial did not show that the watchman visited the asylum; it indicated that the watchman did not turn the key on the nine o'clock round on the night of the fire; did not know as he had ever spoken to the watchman about the matter; the watchman called his attention to the fire; at that time the lower part of the building seemed to be all ablaze, and smoke was coming out of the windows; sent for ladders and axes and they were brought from a shed near the stable; never made any suggestions to the commissioners regarding the building; had been fortunate in getting pretty good help; had one man in his employ who got drunk; there was no reason why the watchman could not have taken the keys from their boxes to his own room and there have properly wound the clock; usually took the dials off and threw them into the waste-basket; never thought of showing them to the commissioners; found that the watchman did not always make his rounds as expected; boilers had not been tested since he was superintendent; three inmates of the asylum were supported by private parties; knew that this was in violation of the law: the locks to the cells in the house of correction, in the basement of the almshouse, have each a different key; think the protection against fire in the almshouse rather poor; have not drank a drop of liquor for six or seven years; got into an excited condition, could not sleep well, and took chloral to quiet nerves; thought he took too much; followed it daily for quite a number of days; commenced using it some six weeks ago, but had not used it for the past four days; stopped using it as soon as he found out its effect; he supposed his appearance of having used liquor was due to the chloral.

William P. Driscoll, the keeper of the asylum for the insane, testified that he had been at the institution since seven years last September, and most of the time since had been in charge of the asylum: there were 44 cells occupied at the time of the fire; each inmate had a separate room; two thirds of the inmates were pretty reasonable at times; food was prepared at the almshouse and brought over to the asylum; the distance from the top of the boiler to the flooring overhead was about 20 inches: there was some sand on the top of the boiler: the water pails were full; inspected them twice a week on an average; had 200 feet of hose; had thrown water up to second-story windows in washing them with it; told Chesley to get some water and to open the doors, and after that did not remember seeing him; thought if he had not been hindered by Mary LaFontaine he could have stopped the fire; there were four exits from the building; the state board of health had spoken of the bad condition of the building; the partitions were shrunken badly so there were cracks between them; they used to putty them up before they were painted, and some of the inmates would dig it out, and in some places he could put his finger in; the inmates would run spoons and other things through; the watchman informed him that the asylum was on fire; he sprang out of bed and passed him on the way to Mary LaFontaine's cell and unlocked her door: said the blaze when he first saw it was not larger than a bushel basket, and burned up in a small flame. Before unlocking her door he immediately unlocked Daly, thinking the latter would assist him, and by that time Mrs. LaFontaine was on his back; he released himself immediately, and threw two pails of water on the fire, then, thinking the fire beyond his control, he proceeded to unlock other rooms; the hose was not used; he thinks he unlocked every door on the first floor, with possibly one exception; the locks were spring padlocks, and it required three different kinds of keys to unlock them; that quite a number of the patients had judgment enough to get out if they could have done so,—two thirds, according to his best judgment; he asked Chesley to unlock doors, and he replied, "I will get some help," and that was the last he saw of him until after the building was burned; was not accountable to Mr. Demeritt for anything; if he did not get food enough for the inmates, it was his place to ask for more; had nothing to do with the quality of the food, only the quantity; Mr. Edgerly spoke to him once about being away from duty: Mr. Edgerly asked him about drinking; he told him that he had drank; he never used liquor about the institution, never drank a drop there while in charge of it; there used to be a fireman at the institution who got drunk; had seen one of the cooks intoxicated; had heard it mentioned that Demeritt drank: heard some of the inmates make that remark; had seen Demeritt when he thought he had been drinking; it was the morning after the fire; some of the inmates of the almshouse had been to Dover and returned under the influence of liquor; thought Mr. Chesley's near-sightedness was against him as a watchman; he was also afraid to make his rounds alone at times; some of the inmates complained of others disturbing them at night; it had been six or eight weeks since he had used any intoxicating liquor; signed the pledge some six weeks ago and had drank nothing since; had no authority over the watchman at the asylum; Mr. Demeritt showed the watchman around, so supposed he had given him full instructions; never showed the watchman anything about the hose; it was right in front of him when he came in; there were two hanging lamps in each corridor; there was nothing to hinder an inmate from breaking those lamps if they were so disposed; every inmate was locked up at night; some of the patients were more or less noisy every night; if he heard a strange noise he investigated it; the woman with the broken hip was strapped to her bed to keep her from getting out; the strap was fastened to a staple in the side of the building; received attention at night until the leg was knitted, after which she was left alone; watchman was instructed to report anything wrong, but never reported; administered medicine to violent

patients if he deemed it necessary: several of the inmates smoked: Mary LaFontaine smoked once or twice a week on an average: supposed Mrs. LaFontaine set the buildings on fire: think she must have had a match; he gave the inmates matches when they wanted to smoke, and some one of them might have handed her a match: gave them one or two matches at a time.

Wilbur S. Chesley testified that he was hired by Mr. Demeritt to serve as watchman; was recommended by Commissioner Meserve: commenced work the 17th of December last; went through the corridors of the first and second floors at the asylum on each round; did not go into the attic; the night of the fire he went into the asylum about five or ten minutes past nine; this round was not registered on the dial, so must have omitted to use the key; on the next round, about 10 o'clock, saw a reflection of fire from Mrs. LaFontaine's room through the glass door of the asylum. Went directly to Driscoll's sleeping-room and told him that the asylum was on fire; he came out immediately, took the keys and began to unlock: told him to unlock the outside door; he had the key to this door only; unlocked the door and went directly to the almshouse and aroused the superintendent and others, then went back to assist at the fire: the fire was so advanced that no one could enter the building; did not know anything about the hose in the building; never received instructions from anybody regarding fire; took his instructions from Mr. Demeritt: did not consider that Mr. Driscoll had anything to do with him; Mr. Demeritt told him about the hose and fire buckets in the almshouse; never tried the hose; had always been near-sighted; discovered that Mr. Demeritt had used chloral; saw him when ill in his room several times when he appeared stupid; saw him two weeks later in same condition; saw the woman get on Driscoll's back, and saw him disengage himself from her; Mr. Driscoll did not ask him to assist him in getting free from the woman; did not think the fire could have been extinguished with the hose if it had been used; an inmate might have made a great deal of noise through sickness or distress and he would not have known the cause; did not know how many pails of water there were in the asylum; had never seen any; there was a Yale spring lock on door; at first was told to look after the woman with broken hip in making his rounds, but after one or two nights no attention was paid to her; never gave attention to any other patients.

The above synopsis of the more salient points brought out by the principal witnesses is presented for the purpose of giving a more general knowledge of the case than otherwise would have been obtained except by reference to the quite voluminous stenographic report of the hearings.

The board has carefully reviewed all the evidence presented in this case, and has arrived at the following

#### CONCLUSIONS.

First. That the fire originated in the room occupied by Mary LaFontaine, and was, probably, ignited with a match in her possession. It was shown that matches were furnished those inmates who smoked. She smoked occasionally, therefore it would not be difficult for her to obtain matches herself or from other inmates. That the attendant of the asylum, William P. Driscoll, in a manner inexcusably careless, furnished matches to the aforesaid inmates when called for.

Second. That the fire might have been extinguished immediately after its discovery, had the watchman, Mr. Chesley, and the keeper, Mr. Driscoll, promptly made the attempt, inasmuch as at the time of its discovery the fire was small, being, according to Mr. Driscoll's testimony, "no larger than a bushel basket," and there was a fire hose ready for instant use, within a few feet of the fire, which was not used at all.

Third. That Mr. Wilbur S. Chesley, upon his own testimony, is shown to be totally unfit for a watchman, by reason of his defective eyesight, and also in not knowing, after having made the rounds of that institution for several months, that there was a fire hose and fire buckets in the asylum.

Fourth. That the superintendent, Mr. Chas. E. Demeritt, while having many commendable qualities, was inefficient in his administration of the affairs of the institution in the following particulars: Neglect in not having given specific instructions to

his employés (and especially the watchman) as to what should be done in case a fire was discovered; in not disciplining or reprimanding the watchman for failure to perform his required duties, as shown by the register dial of the watchman's clock; in not having a properly organized and drilled fire squad, consisting of his employés and such inmates as might be available.

Fifth. That the attendant, Wm. P. Driscoll, was guilty of faulty management in not having instructed the watchman regarding the means available for extinguishing fire at the asylum, even though the testimony shows that he had no authority over the watchman

Sixth. That the county commissioners were negligent of their duties in the following particulars: In not giving explicit instructions as to the management of the institution, both the almshouse and the asylum; in not examining carefully and fully into all the details of the management of both of these departments, and remedying the defects that might have been readily ascertained by them; in not providing fire-escapes, which they might have done, to a greater or less extent, without a special appropriation for that purpose; in not furnishing suitable means for promptly liberating the inmates from their cells, the testimony showing that several different keys were required to unlock the doors; in dividing the responsibility of the management of the institution, on account of personal differences between Mr. Demeritt and Mr. Driscoll, instead of discharging one or both, and employing one competent man to take their places.

Seventh. That prior boards of county commissioners were guilty of official negligence in not recommending to the county delegation such improvements and changes as were necessary to the best interests of the institution, and for not taking action themselves as far as their authority extended under the law.

Eighth. That all previous county delegations have been guilty of allowing to exist, and of maintaining, after having been officially warned of its condition in 1883, a building for the use of the insane which was totally unfit for the purpose, and at which has existed at all times the terrible danger from fire, which finally destroyed it, with an appalling loss of life.

Ninth. In investigating the rumors of intoxication connected

with the institution, the board found that Mr. Demeritt has, for a short period, been addicted to the use of chloral: and that, in consequence of the use of that drug, his efficiency was, perhaps, somewhat impaired,—but this had no bearing upon the question of the fire; that, so far as Mr. Driscoll is concerned, it appears from his own testimony, and that of others, that several times within a year he has been given to the excessive use of intoxicating liquor, and on one occasion at least, was gone from the institution two and a half or three days, leaving nobody, except his wife, in charge of the asylum during that time. There was no evidence showing that he ever drank at the institution. The evidence further shows that two of the employés of the institution had been seen in a condition of partial intoxication.

The system of caring for the county insane is the same in all counties, differing only in some minor details. It was not originated through carefully matured plans, after due consideration of the requirements of the insane, but it was the outgrowth of a forced necessity, the guiding principle of which has been to house, clothe, and feed this unfortunate class at the smallest possible expense to the county. To this end, few provisions have been made for anything beyond the brute necessity of life. principle that the insane should always be regarded as sick persons, who require expert medical treatment and special care with reference to surrounding influences, has not been taken into consideration in caring for our insane poor. Insanity is now recognized by the highest medical authorities as a disease, possessing an infinite variety of symptoms and manifestations, and requiring the most scientific, competent, considerate, and careful treatment and management. This more humane and logical method of treating the insane has been so frequently demonstrated to be the best and most successful, even among the so called chronic class, that the most skeptical have only to search the records to be convinced. It is through failure of legislative bodies to recognize the fundamental fact, that insane persons are sick persons, that no better treatment has heretofore been provided.

The system under which the county insane are now cared for is lamentably defective, inasmuch as the only authority legally

qualified to make these institutions what they ought to be has little or no knowledge of the requirements necessary to the most modern and humane methods of providing for this class. The county delegation, upon which rests the power to appropriate money for these institutions, and to fully equip them in accordance with modern methods of managing the insane, too often, in fact generally, fails to study and to understand the needs of our asylums.

Among the defects which may be mentioned under the present county system are:

First. Lack of suitable buildings. In several of the counties of the state this statement admits of no qualification, the buildings used being unfit in toto. In other counties this criticism may not be so forceful, so far as the buildings themselves are concerned, but when the matter of classification is taken into account, proper and ample facilities are not to be found at any of the county institutions.

Second. No classification of patients. This is a radical defect in every county of the state. The custom of grouping together in one ward all the different classes of the insane, from the simplest case of delusional insanity to the most violent case of acute or chronic mania, is in itself a sufficient condemnation of the method.

Third. Lack of skilled attendants. For the proper care of the insane it is necessary that attendants more or less skilled in the care of, and possessing a knowledge of the characteristics of, this class of patients, is essential. Moreover, insane persons should at all times be under the watchful supervision of some attendant, a requirement not fulfilled at our county almshouses.

Fourth. Lack of expert medical and surgical treatment, which cannot be readily obtained at our county institutions.

Fifth. Lack of occupation and entertainment for the patients—features highly essential in the treatment of the insane.

In this same category many other defective conditions pertaining to our county asylums might be mentioned.

## RECOMMENDATIONS.

First. That the state assume entire support, control, and management of the insane, and that county asylums for the insane be abolished.

Second. That all buildings hereafter constructed to be occupied as almshouses, asylums for the insane, jails, and orphans' homes, shall be built of brick, iron, or stone, with partitions of fire-proof or slow-burning material, the plans and specifications to be first approved by the state board of health, or such other authority as the legislature may direct.

Third. That the state board of health (or some other state authority) shall make at least annual inspections of such institutions, and shall have mandatory powers in all matters relating to the protection against fire, drainage and sewerage, ventilation of buildings, and other matters pertaining to the health and safety of the inmates, and all orders upon these matters shall be executed or carried into effect by the county commissioners or other legal authorities in charge.

Fourth. That we believe it to be for the best interests of all county institutions that the law should be so amended that one county commissioner be elected biennially, so that all members of the board shall not go out of office simultaneously, as often does occur under the present law.

We believe the foregoing recommendations to be for the best interests of the state, and we are prepared to support them, and to give our reasons therefor, before any legislative committee.

JOHN B. SMITH,
E. G. EASTMAN,
JAMES A. WESTON,
G. P. CONN,
JOHN J. BERRY,
IRVING A. WATSON,
State Board of Health.

On motion of Mr. Eastman of Concord, the report was laid on the table to be printed.

On motion of Mr. Roby of Gilford, the following remonstrances were recalled from the Committee on the Judiciary and referred to the Committee on Towns:

Remonstrance of Moody E. Durgin and 14 others.

Remonstrance of Stephen S. Aver and 41 others.

Remonstrance of C. H. Sleeper and 22 others.

Remonstrance of George P. Colby and 8 others.

Remonstrance of Thomas Ham and 33 others.

Remonstrance of C. W. Leavitt and 5 others.

Remonstrance of W. H. Weeks and 56 others.

Remonstrance of George W. Sanders and 45 others.

All citizens of the town of Gilford, and against the passage of the bill authorizing the town of Gilford to construct a system of sewerage, and to bond the indebtedness occasioned thereby.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the first special order of the morning, which was upon the following entitled bill:

An act to amend the charter of the city of Concord, reorganizing the wards, and establishing boards of supervisors in said city.

The bill having been read a third time, and the pending question being,

Shall the bill pass?

And being stated,

(Discussion ensued.)

Messrs. Lyford of Concord and Eastman of Concord spoke in favor of the bill.

Mr. Mitchell of Concord spoke against the bill.

On the question of the passage of the bill, Mr. Mitchell of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and eighty gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Gillingham, Spofford, Brown of Deerfield, Adams, Cooper. Follansby of Exeter, Wetherell, Moulton of Hampstead, Perkins, Pevear, Bailey of Londonderry, Warner, Bachelder of North Hampton, Fernald, Newton, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Nute, Wallingford, Richards, Osborn, Meader, Wallace.

BELKNAP COUNTY. Roby of Gilford, Page of Gilmanton, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Huntress, Gilman, Bryant, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes, Chapman, Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Lane.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Woodbury of Francestown, Brown of Goffstown, Baker, Felt, Haselton, Danforth, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Fullerton, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Reed,

Bowers, Foster of Milford, Gutterson, Kaley, Brigham of Nashua, Cummings, Faxon, Woodward of Nashua, Jones of Nashua, Woodbury of Nashua, Field, Woods, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Day of Cornish, Collins, Elwell, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Howland, Wells, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Cook.

Coös County, Gilbert, Oswell, Cole of Columbia, Marshall, Ellingwood, Wheeler, McIver.

One hundred and twenty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Morrill of East Kingston, Johnson of Epping, Ingalls of Kingston, Becker, Stackpole, Young of Newmarket, Leavitt, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Woodman, Sleeper, Randall.

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Jones of Rochester, Dodge of Rochester, Meskill, Roberts, Chase of Somersworth, Rainville, Leahy, Meserve.

Belknap County. Nutter, Smith of Centre Harbor, Frye, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault.

CARROLL COUNTY. Pitman, Nash, Currier, Towle of Freedom, Gale of Jackson, Rumery, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Burroughs, Kittredge, Chase of Canterbury, Warren of Chichester, Tallant, Mitchell, Abbot, Gordon of Concord, Badger, Walker, Moore, Rowe, Fowler, Sherburne, Dunlap, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart. George of Goffstown, Emerson, Brooks of Hancock, Cleasby, Sullivan, P. H., Daley, Allen, W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Ledoux, Sweeney, Johnson of Nashua, Lucier, Moran of Nashua, Noble, Hobbs, Green, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Hall

SULLIVAN COUNTY. Huntley, Johnson of Claremont, Loverin of Croydon, Wiley.

Grafton County. Blandin, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Page of Haverhill, Morse, Flanders of Littleton, Eastman of Littleton, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton, Whitcher, Blood.

Coös County. Stevens, Wentworth, Noonan, Tuttle, Hatch of Northumberland, Blais, Day of Stratford.

The affirmative prevailed.

The bill passed.

On this roll-call the following gentlemen were paired and did not vote, viz.:

Messrs. Seavey, Parkman, Carroll, Bronson.

Mr. Lyford of Concord called for the second special order of the morning, which was upon the following entitled bill:

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

The bill being upon its second reading,

Mr. Lyford of Concord offered the following amendments, which were adopted.

Strike out the name of "Nathaniel E. Winn" in the seventh line of section 27, and insert in its place the name, John F McGraw.

Strike out the name of "Daniel P. Pendexter," in the ninth

line of said section, and insert in its place the name of Ernest L. Guptill.

Strike out the names, "James Flynn, and John S. Tuckerman." in the fourteenth and fifteenth lines of said section, and insert in place thereof the names, Walter S. Gray and Cornelius O'Keefe.

The bill was then ordered to a third reading.

Mr. Lyford of Concord called for the third special order of the morning, which was upon the following entitled bill:

An act in amendment of section 4 of chapter 65 of the Public Statutes. in relation to the taxation of savings banks, trust companies, etc.

The bill being on its second reading,

Mr. Lyford offered the following amendment:

Amend the bill by striking out all after the enacting clause and inserting:

SECT. 1. Section 5 of chapter 65 of the Public Statutes, is hereby amended so that it shall read:

Every such corporation, except building and loan associations organized under the provisions of the Public Statutes, shall pay to the state treasurer, annually, on the first day of October, a tax of three fourths of one per cent. upon the amount of general deposits upon which it pays interest, and one per cent. upon its special deposits or capital stock in case of guaranty savings banks, and upon its capital stock in case of trust companies, loan and trust companies, loan and banking companies, and similar corporations, less the value of all its real estate wherever situated.

On the question of the adoption of the amendment,

(Discussion ensued.)

(Mr. Nash of Conway in the chair.)

Messrs. Lyford of Concord, Eastman of Concord, and Howard of Manchester spoke in favor of the amendment.

Messrs. Hoyt of Hanover, Rowell of Newport, Priest of Manchester, Gould of Manchester, Leach of Franklin, and Davis of Alstead spoke against the amendment.

The question being stated,

On a viva voce vote the amendment was adopted.

On the question,

Shall the bill be read a third time?

Mr. Lyford of Concord demanded the yeas and nays.

(The speaker in the chair.)

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

Seventy-four gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Gillingham, Locke of Portsmouth, Guptill, Newton.

STRAFFORD COUNTY. Scott of Dover, Nute, Richards, Meskill. Roberts, Chase of Somersworth, Leahy, Meserve.

BELKNAP COUNTY. O'Shea, Plummer of Laconia, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Demeritt, Towle of Freedom, Bryant.

MERRIMACK COUNTY. Brown of Concord, Raymond, Eastman of Concord, Lyford, George of Concord, Woodworth, Chapman.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Haselton, Ward. Sulloway, Quint, Sullivan, P. H., Allen, W. J., Wadsworth, Frost, Howard of Manchester, Sullivan, F., Montplaisir, Foster of Milford, Gutterson, Kaley, Cummings, Woodward of Nashua, Noble. Woodbury of Nashua, Field, Woods, Hatch of Peterborough, Barker.

CHESHIRE COUNTY. Willard, Howe, Perry of Keene. Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Dort.

SULLIVAN COUNTY. Jewett, Johnson of Claremont, Day of Cornish, Martin of Plainfield.

GRAFTON COUNTY. Blandin, Storrs, Cheney, Wells, Eastman of Littleton, Hatch of Littleton, Cook.

Cobs County. Gilbert, Noonan, Wheeler, McIver, McGregor.

Two hundred and two gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, McDuffee of Candia, Spofford, Adams, Priest of Derry, Morrill of East Kingston, Johnson of Epping, Cooper, Follansby of Exeter, Warren of Exeter, Moulton of Hampstead, Perkins, Pevear, York of Kensington, Ingalls of Kingston, Bailey of Londonderry, Stackpole, Warner, Bachelder of North Hampton, Leavitt. Fernald, Peaslee, O'Keefe, Winn, Dow, Cole of Salem, Corning, Sleeper, Randall, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Crawford, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Reynolds, Laughlin, Hill of Durham, Fletcher of Farmington, Pearl, York of Lee, Willey, Wallingford, Ricker, Osborn, Meader, Dodge of Rochester, Rainville.

BELKNAP COUNTY. Nutter, Smith of Centre Harbor, Hunt of Gilford, Roby of Gilford, Page of Gilmanton, Frye, Gale of Laconia, Theriault, Howard of New Hampton, Knox.

CARROLL COUNTY. Pitman, Hill of Chatham, Currier, Gale of Jackson, Huntress, Copp, Robinson of Wakefield, Clow, Mathes, Piper.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Burroughs. Kittredge, Chase of Canterbury, Warren of Chichester, Tallant. Farnum of Concord, Mitchell, Gordon of Concord, Badger, Dean, Walker, Leach, Sturtevant, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Young of Northfield, Chickering, Lane, Fowler, Sherburne, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Little, Parker, Gray, Hobart, Woodbury of Francestown, Emerson, Pierce of Greenville, Brooks of Hancock,

Baker, Felt, Cleasby, Danforth, Gould, Mullen, Killey, Priest of Manchester. Clark, G. M., Fullerton, Clark, C. C., Robinson of Manchester, Allen, F., Daley, Smith of Manchester, Woodbury of Manchester, Eaton of Manchester, Bryson, Herbert, Reed, Ledoux, Sweeney, Johnson of Nashua, Lucier, Wason, Prichard, Hobbs, Green.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Davenport, Lawrence, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Nesmith, Carter of Swanzey, Hall, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Severance, Huntley, Brown of Claremont, Loverin of Croydon, Collins, Elwell, Coffin, Rowell, Wiggins of Springfield, Muzzy.

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Ford, Hoyt of Hanover, Page of Haverhill, Morse, Jewell, Bronson, Burton, Spring, Howland, Derby, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton, Whitcher, Blood.

Coüs County. Oswell, Stevens, Cole of Columbia, Wentworth, Tuttle, Marshall, Ellingwood.

The negative prevailed.

The bill was refused a third reading.

On this vote Messrs. Laneville and Wiley were paired and did not vote.

## COMMITTEE ANNOUNCED,

The speaker made the following appointment of a committee to investigate charges made by the *Manchester Union*, under resolution of Mr. Mullen of Manchester:

Messrs. Mullen of Manchester, Beattie of Lancaster, Gilmore of Manchester, Perry of Keene, Nute of Farmington, Wells of Lisbon, Sweeney of Nashua, Laughlin of Dover, Bartlett of Unity.

#### SPECIAL ORDER.

Mr. Scott of Dover called for the fourth special order of the morning, which was the consideration of the following reports from the Committee on Elections:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was referred the remonstrance of T. D. Little and seventy-one others, against the right of William Dunlap to a seat in this House, and the petition of the same that Andrew H. Parsons be authorized to hold a seat as representative from the town of Salisbury, report that they have considered the same, and recommend the passage of the following resolution:

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as a representative from the town of Salisbury.

W. W. SCOTT,

For the Committee.

The following minority report accompanied the majority report of the committee:

The Committee on Elections, to whom was referred the petition for a seat in this House, respectfully submit the following report:

At the election in the town of Salisbury, on November 8, 1892, Andrew H. Parsons, the contestant, received ninety-nine votes, and William Dunlap, the sitting member, one hundred votes. To the declaration of the moderator that Mr. Dunlap was elected, no objection was made.

The board of election officers in the town of Salisbury consisted of five Republicans and four Democrats, and the contestant was one of the election officers.

On one ballot counted for Mr. Dunlap the x was placed between the name and the political designation, and with one

exception, where the vote for one candidate was defective, was a straight Democratic ballot. Every election officer but one who appeared before the committee testified that no objection was made to the counting of this ballot. The contestant himself, who was present at the counting as an election officer, testified that he made no objection himself and heard none.

We are clearly of the opinion that it was the intention of the voter who cast this ballot to vote for Mr. Dunlap, and that the Republican board of election officers were right in so counting it.

A copy of this ballot is annexed to and made a part of this report.

The contestant claimed that three persons, who, as it was alleged, voted for Mr. Dunlap, to wit, Edward Wayne, George W. Rayno, and John F. Haskell, were not legal voters in the town of Salisbury.

As the committee were nearly unanimous in the opinion that Mr. Wayne was a legal voter in Salisbury, a recital of the facts in his case is unnecessary.

It appeared that George W. Rayno was born in Salisbury, was twenty-seven years old, had always voted in Salisbury and never elsewhere, and had always paid his taxes there, except that one year he had paid taxes on a horse kept on the first day of April, 1889, in the town of Andover, and that his home had always been at his father's in Salisbury; that some time in April, 1892, he engaged to work for six months on a farm in Andover; that he was married in May, 1892, and while he remained at work in Andover his wife for the most part was at his home in Salisbury, and that after completing his work in Andover, in September, 1892, he returned to Salisbury, where he has ever since resided.

While we entertain no doubt as to the right of Mr. Rayno to vote in Salisbury, we are unable to determine for whom he voted.

In the case of John F. Haskell, it appeared that he had resided in Salisbury since August, 1889, voting in Salisbury at the biennial election in 1890, and at the March election in 1892; that in October, 1892, at the solicitation of an aspirant for the Republican nomination as representative in the town of Warner, his name was, without his knowledge, put on the check-list in said Warner, and at the request of said aspirant, who was at the time informed by Mr. Haskell that his home was in Salisbury and that he should vote there, said Haskell voted in the Republican caucus in said Warner.

It further appeared that said Haskell did not vote for either Mr. Dunlap or Mr. Parsons.

We are of the opinion that Mr. Haskell was a legal voter in the town of Salisbury.

We further find that three Republicans, to wit, Francis Flanders, Oliver Rayno, Jr., and one Smith, voted in Salisbury, whose right to vote was far more questionable than any of the parties heretofore mentioned, and that in the case of Francis Flanders the illegality of his vote was clearly established.

Said Flanders moved from Salisbury to Webster in February, 1892, and has ever since resided there. On the Saturday or Monday before election, in company with his brother-in-law, at whose house in Webster he resided, he appeared before the supervisors in Webster, stated how long he had lived in Webster, and requested that his name be put upon the check-list, and in accordance with his request his name was added to the list of legal voters in Webster.

Our conclusion is that Mr. Dunlap was fairly and honestly chosen a representative from the town of Salisbury, and is entitled to retain his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
H. A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Scott of Dover, the reports were laid on the table, and made the special order for this afternoon at half past three o'clock.

On motion of Mr. Wiggins of Springfield, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

The Committee on Towns were granted leave to sit in session during the afternoon session of the House.

## THIRD READING.

The following entitled bill was read a third time and passed:

An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trespasses and malicious injuries.

## SPECIAL ORDER.

Mr. Prichard of New Ipswich called for the first special order of the afternoon, which was upon the following entitled bill:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

Mr. Ford of Groton moved that the bill be put back upon its second reading.

On the motion,

(Discussion ensued.)

The question being stated,

On a viva voce vote the motion was lost.

Mr. Ford of Groton called for a division, and a division was had with the following result:

Twenty-five gentlemen voted in the affirmative.

One hundred and eighty-three gentlemen voted in the negative.

The negative prevailed.

The motion did not prevail.

The question then being stated,

Shall the bill pass?

The affirmative prevailed.

The bill passed.

Mr. Page of Haverhill asked for unanimous consent to take up the following entitled bill and its new draft, which was made the special order for to-day at 12 o'clock noon, and had not been considered at that time, for the purpose of making a new assignment for its consideration:

An act to incorporate the Antrim Banking Company.

Unanimous consent was granted.

The bill was taken up, and on motion of Mr. Page of Haverhill, the bill was laid on the table and made the special order for tomorrow at 11 o'clock in the forenoon.

# SPECIAL ORDER.

Mr. Scott of Dover called for the second special order of the afternoon, which was on the following reports from the Committee on Elections:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was referred the remonstrance of T. D. Little and seventy-one others, against the right of William Dunlap to a seat in this House, and the petition of the same, that Andrew H. Parsons be authorized to hold a seat as representative from the town of Salisbury, report that they have considered the same, and recommend the passage of the following resolution:

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as representative from the town of Salisbury.

W. W. SCOTT.

For the Committee.

The following minority report accompanied the majority report of the committee:

The Committee on Elections, to whom was referred the above petition for a seat in this House, respectfully submit the following report:

At the election in the town of Salisbury, on November 8, 1892, Andrew H. Parsons, the contestant, received ninety-nine votes, and William Dunlap, the sitting member, one hundred votes. To the declaration of the moderator that Mr. Dunlap was elected no objection was made.

The board of election officers in the town of Salisbury consisted of five Republicans and four Democrats, and the contestant was one of the election officers.

On one ballot counted for Mr. Dunlap the x was placed between the name and the political designation, and with one exception, where the vote for one candidate was defective, was a straight Democratic ballot. Every election officer but one who appeared before the committee testified that no objection was made to the counting of this ballot. The contestant himself, who was present at the counting as an election officer, testified that he made no objection himself and heard none.

We are clearly of the opinion that it was the intention of the voter who cast this ballot to vote for Mr. Dunlap, and that the Republican board of election officers were right in so counting it.

A copy of this ballot is annexed to and made a part of this report.

The contestant claimed that three persons who, as it was alleged, voted for Mr. Dunlap, to wit, Edward Wayne, George W. Rayno, and John F. Haskell, were not legal voters in the town of Salisbury.

As the committee were nearly unanimous in the opinion that Mr. Wayne was a legal voter in Salisbury, a recital of the facts in his case is unnecessary.

It appeared that George W. Rayno was born in Salisbury, was twenty-seven years old, had always voted in Salisbury and

never elsewhere, and had always paid his taxes there, except that one year he had paid taxes on a horse kept on the first day of April, 1889, in the town of Andover, and that his home had always been at his father's in Salisbury; that some time in April, 1892, he engaged to work for six months on a farm in Andover; that he was married in May, 1892, and while he remained at work in Andover his wife for the most part was at his home in Salisbury, and that after completing his work in Andover, in September, 1892, he returned to Salisbury, where he has ever since resided.

While we entertain no doubt as to the right of Mr. Rayno to vote in Salisbury, we are unable to determine for whom he voted.

In the case of John F. Haskell, it appeared that he had resided in Salisbury since August, 1889, voting in Salisbury at the biennial election in 1890, and at the March election in 1892: that in October, 1892, at the solicitation of an aspirant for the Republican nomination as representative in the town of Warner, his name was without his knowledge put on the check-list in said Warner, and at the request of said aspirant, who was at the time informed by Mr. Haskell that his home was in Salisbury and that he should vote there, said Haskell voted in the Republican caucus in said Warner.

It further appeared that said Haskell did not vote for either Mr. Dunlap or Mr. Parsons.

We are of the opinion that Mr. Haskell was a legal voter in the town of Salisbury.

We further find that three Republicans, to wit, Francis Flanders, Oliver Rayno, Jr., and one Smith, voted in Salisbury, whose right to vote was far more questionable than any of the parties heretofore mentioned, and that in the case of Francis Flanders the illegality of his vote was clearly established.

Said Flanders moved from Salisbury to Webster in February, 1892, and has ever since resided there. On the Saturday or Monday before election, in company with his brother-in-law, at whose house in Webster he resided, he appeared before the supervisors in Webster, stated how long he had lived in Webster, and requested that his name be put upon the check-list, and

in accordance with his request his name was added to the list of legal voters in said Webster.

Our conclusion is that Mr. Dunlap was fairly and honestly chosen a representative from the town of Salisbury, and is entitled to retain his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
H. A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

Mr. Howard of Manchester moved to substitute the minority for the majority report of the committee.

On a viva voce vote the motion was lost.

The question being stated,

On the following resolution reported by the majority of the committee,

Resolved, That William Dunlap is not entitled to a seat in this House, and that Andrew H. Parsons is entitled to a seat in this House, as a representative from the town of Salisbury.

Mr. Ford of Groton moved that the resolution be indefinitely postponed.

On the question being stated,

Mr. Scott of Dover demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and forty-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Gillingham, Morrill of East Kingston, Perkins, York of Kensington, Ingalls of Kingston, Young of Newmarket, Bachelder of North Hampton, Peaslee, Dow, Guptill, Sinclair, Moran of Portsmouth, Woodman, Sleeper, Randall.

STRAFFORD COUNTY. Scott of Dover, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Osborn, Jones of Rochester, Dodge of Rochester, Meskill, Chase of Somersworth.

Belknap County. Smith of Centre Harbor, O'Shea, Plummer of Laconia, Wadleigh of Meredith, Knox.

CARROLL COUNTY. Pitman, Nash, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Huntress, Rumery, Bryant, Copp, Robinson of Wakefield, Mathes.

MERRIMACK COUNTY. Kittredge, Tallant, Eastman of Concord, Mitchell, Abbot, Gordon of Concord, Flint, Dean, Walker, Nutting, Moore, Rowe, Fowler, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Emerson, Pierce of Greenville. Brooks of Hancock, Cleasby, Mullen, Ward. Downs of Manchester, Gilmore, Sullivan, P. H., Bryson, Howard of Manchester, Sullivan, F., Burnham, Ledoux, Noble, Hobbs, Green, Barker.

CHESHIRE COUNTY. Pierce of Chesterfield, Gowing, Willard, Lawrence, Perry of Keene, Whitcomb, Colony, Farnum of Marlborough, Morrison of Marlow, Dort, Hall, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Hoyt of Charlestown, Johnson of Claremont, Loverin of Croydon, Collins, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield, Muzzy, Wiley.

GRAFTON COUNTY. Plummer of Alexandria, Swasey, Fellows of Bristol, Copithorn, Gordon of Canaan, Follansbee of Dorchester, Webster. Brooks of Franconia, Cole of Grafton, Ford, Storrs, Page of Haverhill, Morse, Jewell, Burton, Spring, Howland, Flanders of Littleton, Eastman of Littleton, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Colby of Plymouth, Cook. Moulton of Thornton, Whitcher.

Coös County. Gilbert, Oswell, Locke of Carroll, Stevens, Cole of Columbia, Wentworth, Noonan, Tuttle, Beattie, Marshall, Ellingwood, Hatch of Northumberland, Blais, Day of Stratford, McIver.

Ninety-five gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford. Brown of Deerfield, Follansby of Exeter, Warren of Exeter,

Wetherell, Moulton of Hampstead, Pevear, Fernald, Cole of Salem, « Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Smith of Dover, Towle of Dover, Perry of Dover, Reynolds, Hill of Durham. Wallingford, Richards, Meader.

BELKNAP COUNTY. Rollins, Hunt of Gilford, Roby of Gilford. Page of Gilmanton, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham. Clark of Conway, Gilman, Clow, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Chapman, Leach, Sturtevant, Favor, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield.

HILLSBOROUGH COUNTY. Parker, Gray, Woodbury of Francestown, Baker, Felt, Danforth, Sulloway, Killey, Quint, Merrill, Dodge of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Frost, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Jones of Nashua, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Bowen of Fitzwilliam. Carter of Gilsum, Howe, Foskett, McDuffee of Keene, Martin of Richmond. Wellington, Davis of Sullivan, Carter of Swanzey, Aldrich.

SULLIVAN COUNTY. Severance, Brown of Claremont, Elwell.

GRAFTON COUNTY. Batchelder of Ashland, Hoyt of Hanover, Cheney, Wells.

Coos County. Wheeler, Van Dyke.

The affirmative prevailed.

The resolution was indefinitely postponed.

On this vote Messrs. Sargent of Allenstown and Merrick were paired and did not vote.

#### NOTICE OF RECONSIDERATION.

Mr. Scott of Dover gave notice, that having voted in the affirmative on the motion to indefinitely postpone the resolution, he should, on to-morrow or some subsequent day, move to reconsider the vote whereby the House adopted the motion.

Mr. Sinclair of Portsmouth moved that the rules be suspended, and that the following bill, which had been tabled and printed and distributed, be taken from the table and considered:

An act to incorporate the Rye Beach Electrical or Horse Railroad.

The motion prevailed.

Mr. Sinclair then moved that the rules be further suspended, and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed.

The rules were suspended, the bill read a third time by its title, and passed.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act in addition to chapter 7 of the Public Statutes, relating to the state house and yard.

The motion prevailed.

The bill was taken from the table and ordered to a third reading.

Mr. Gilmore of Manchester moved that the following entitled bill, which had been laid on the table, be taken from the table:

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

The motion prevailed.

The bill was taken from the table and ordered to a third reading.

Mr. P. H. Sullivan of Manchester moved that the following entitled bill be taken from the table:

An act in amendment of chapter 14, section 6, of the Public Statutes, relating to charter fees.

The motion prevailed.

The pending question being,

Shall the bill pass?

It having been read a third time,

And the question being stated,

(Discussion ensued.)

Mr. Sinclair of Portsmouth moved that the bill be laid upon the table.

The motion prevailed.

On motion of Mr. Foster of Dover, the House adjourned.

## EVENING.

The house met at 7:30.

(Mr. Lyford of Concord in the chair.)

The following communication was read by the clerk:

Mr. Lyford:

Will you please preside at the evening session to-day? I am obliged to be absent.

R. N. CHAMBERLIN.

Speaker.

Mr. Gilmore of Manchester called for the special order of the hour, which was the consideration of the following resolution:

Resolved, That it is the sense of this House that the insane paupers of this state should be protected and cared for in the insane asylum at Concord, and that the necessary act therefor should be reported from the proper committee of the House.

On motion of Mr. Gilmore of Manchester, the report of the state board of health, in relation to the burning of the Strafford County asylum for the insane, was taken from the table and considered in connection with the resolution.

On motion of Mr. Gilmore of Manchester, the resolution and report were referred to the Committee on Asylum for the Insane, with instructions to report a bill to the House.

On motion of Mr. Gilmore of Manchester, the House adjourned.

# THURSDAY, March 9, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by Rev. J. K. Ewer of Concord.

## REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of chapter 214 of the Pamphlet Laws passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act in amendment of the charter of the trustees of the Ministers' and Widows' Charitable Fund.

An act to perfect the records of births, marriages, and deaths.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act authorizing the city of Nashua to issue bonds.

Joint resolution in favor of Industrial school.

An act to incorporate the Claremont Guaranty Savings Bank.

An act reviving, amending, and enlarging the charter of the Warner and Kearsarge Road Company.

An act to amend section 49 of chapter 43 of the Public Statutes, relative to the fiscal year.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act providing for the exemption from taxation of certain property in Claremont.

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

An act relating to the improvement of the Ammonoosuc river and its tributaries in Bath, Haverhill, Benton, Landaff, Easton, and Woodstock.

An act to exempt from taxation the property of the Littlefield Post, No. 8, Grand Army of the Republic.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act to incorporate the Hudson Water-Works Company.

W. L. GOODNOW,

For the Committee.

The report was accepted.

The Committee on Engrossed Bills also reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of and in addition to An act to incorporate the Whitefield Aqueduct Company.

Joint resolution in favor of William T. Wentworth.

An act providing for a bounty on hawks.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

An act providing for the sale of real estate subject to contingent interests.

An act to enable Dolly F. Haywood to erect a wharf in the town of Newcastle.

An act authorizing the city of Concord to appropriate a sum not exceeding three hundred dollars annually, for open-air concerts.

An act in amendment of chapter 267 of the Public Statutes, relating to cruelty to animals.

An act to incorporate the Union Electric Company of Goffstown, N. H.

An act to incorporate the Cascade Electric Light and Power Company.

An act to amend section 2, chapter 61, Public Statutes, relating to the time when the list of non-resident taxes assessed shall be delivered to the collector.

An act to provide for a revision of the militia laws of the state.

An act to change the name of the Elliott Manufacturing Company.

Joint resolution providing for printing of the proceedings at the dedication of the Thornton monument.

An act to enable the town of Eveter to acquire and maintain water-works.

N. S. HUNTINGTON,

For the Committee.

The report was accepted.

Mr. Wells for the Committee on Education, to whom was re-

ferred the House bill entitled "An act to sever the homesteads of Ernest Carswell and others from Bedford, and annex the same to Manchester, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act relating to the establishment, maintenance, and supervision of free public libraries," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Mr. Pearl of Farmington moved that the bill be laid on the table to be printed, as amended by the following amendment. which he should offer:

Amend section I by inserting after the word "town," in the first line thereof, the words, adopting the provisions of this act, so that said section shall read:

SECT. 1. The selectmen in each town adopting the provisions of this act shall assess, annually, upon the polls and ratable estate taxable therein, a sum to be computed at the rate of thirty dollars for every dollar of the public taxes apportioned to such town, and so for a greater or less sum.

Amend section 4 by inserting after the word "town," in the first line thereof, the words, adopting the provisions of this act, so that said section shall read:

SECT. 4. Every town adopting the provisions of this act shall, at its annual meeting, or at a legal town meeting duly warned for that purpose by the selectmen, elect a board of library trustees, except in cases where a free public library has been or may be acquired by the town, in whole or in part, by some dona-

tion or bequest, containing other conditions or provisions for the election of its trustees, or for its care and management, which conditions have been accepted and agreed to by vote of the town.

On the motion

(Discussion ensued.)

The question being stated,

On a viva voce vote the affirmative prevailed.

Mr. Whitcomb of Keene called for a division, and a division was had with the following result:

One hundred and ninety-six gentlemen voted in the affirmative.

Thirty-three gentlemen voted in the negative.

The affirmative prevailed.

Mr. Nash for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to prohibit the manufacture of spirituous and malt liquors," having considered the same, unanimously reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Mr. Rowell of Newport moved that the bill be laid on the table and be made the special order for Tuesday, March 21st, at 11 o'clock in the forenoon.

On a viva voce vote the motion was lost.

On the question of the adoption of the resolution reported from the committee, that it is inexpedient to legislate,

Mr. Rowell of Newport demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and eighty-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Morrill of East Kingston, Johnson of Epping, Cooper, Warren of Exeter, Wetherell, Seavey, Ingalls of Kingston, Bailey of Londonderry, Becker, Stackpole, Young of Newmarket, Bachelder of North Hampton, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Moran of Portsmouth, Newton, Woodman, Sleeper, Randall, Conner, Parkman.

STRAFFORD COUNTY. Kimball, Moulton of Dover, Worster, Scott of Dover, Laughlin, Rogers, Fletcher of Farmington, Pearl, Nute, York of Lee, Kingman, Willey, Ricker, Osborn, Jones of Rochester, Dodge of Rochester, Wallace, Meskill, Roberts, Chase of Somersworth, Marston, Rainville, Leahy, Meserve.

BELKNAP COUNTY. Rollins, Smith of Centre Harbor, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault, Wadleigh of Meredith, Howard of New Hampton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Clark of Conway, Nash, Currier, Towle of Freedom, Gale of Jackson, Rumery, Copp, Robinson of Wakefield, Clow, Mathes.

MERRIMACK COUNTY. Sargent of Allenstown, Kittredge, Chase of Canterbury. Warren of Chichester, Farnum of Concord, Mitchell, Lyford. George of Concord, Underhill, Woodworth, Abbot, Flint, Dean, Chapman, Leach, Sturtevant, Rowe, Fowler, Goss, Sherburne, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Parker, George of Goffstown, Emerson, Pierce of Greenville, Gould, Mullen, Ward, Sulloway, Killey, Downs of Manchester, Fullerton, Wadleigh of Manchester, Merrill, Robinson of Manchester, Gilmore, Allen, F., Sullivan, P. H., Martin of Manchester, Daley, Dodge of Manchester, Smith of Manchester, Woodbury of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Gutterson, Ledoux, Johnson of Nashua, Moran of Nashua, Hobbs, Scott of Peterborough, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Carter of Gilsum, Howe, Perry of Keene, Norwood, Whitcomb, Colony, Morrison of Marlow, Wellington, Bowen of Walpole, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Hoyt of Charlestown, Huntley, Johnson of Claremont, Brown of Claremont, Martin of Plainfield.

GRAFTON COUNTY. Plummer of Alexandria, Blandin, Swasey, Fellows of Bristol, Follansbee of Dorchester, Webster, Brooks of Franconia, Cole of Grafton, Ford, Page of Haverhill, Jewell, Bronson, Spring, Wells, Flanders of Littleton, Eastman of Littleton, Lamprey, Colby of Plymouth, Moulton of Thornton, Blood.

Cous County. Oswell, Locke of Carroll, Stevens, Wentworth, Tuttle, Beattie, Hatch of Northumberland, Blais, Day of Stratford, Van Dyke, McGregor.

One hundred and twenty-four gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Adams, Priest of Derry, Follansby of Exeter, Hooke, Moulton of Hampstead, Perkins, Pevear, Fernald, Cole of Salem, Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Crawford, Smith of Dover, Towle of Dover, Perry of Dover, Reynolds, Wallingford, Richards, Meader.

BELKNAP COUNTY. Hunt of Gilford, Page of Gilmanton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Demeritt, Harriman, Huntress, Gilman, Bryant, Piper.

MERRIMACK COUNTY. Downes of Andover, Burroughs, Brown of Concord, Raymond, Eastman of Concord, Badger, Walker, Noyes, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Moore, Woodward of New London, Young of Northfield, Chickering, Lane, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray. Hobart, Woodbury of Francestown, Brown of Goffstown, Brooks of Hancock, Baker, Felt, Cleasby, Haselton, Danforth, Priest of Manchester, Clark, G. M., Quint, Clark, C. C., Wadsworth, Colby of Manchester,

Reed, Foster of Milford, Kaley, Burnham, Brigham of Nashua. Cummings, Faxon, Noble, Jones of Nashua, Woodbury of Nashua. Wason. Prichard, Hatch of Peterborough, Green.

CHESHIRE COUNTY. Gowing, Bowen of Fitzwilliam, Willard, Lawrence, Foskett, McDuffee of Keene, Farnum of Marlborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Hall, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Loverin of Croydon, Collins, Elwell, Coffin, Rowell, Wiggins of Springfield, Muzzy, Wiley.

Grafton County. Batchelder of Ashland, Copithorn, Hoyt of Hanover, Storrs, Morse, Derby, Buffum, Hunt of Piermont. Sargeant of Plymouth, Cook.

Cöos County. Gilbert, Hurlbut. Bullard, Marshall, Ellingwood. Wheeler, McIver.

The affirmative prevailed.

The resolution of the committee, that it is inexpedient to legislate, was adopted.

On this vote the following gentlemen were paired and did not vote, viz.: Messrs. Gordon of Concord, Frost, Cheney, Hatch of Littleton.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House joint resolution in favor of the commissioners for the revision of the Statutes, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the joint resolution was laid on the table to be printed.

## SPECIAL ORDER.

Mr. Page of Haverhill called for the special order, which was upon the following entitled bill and its new draft, reported from the Committee on Banks:

An act to incorporate the Antrim Banking Company.

On motion of Mr. Page of Haverhill, the bill was made the special order for this afternoon at 3 o'clock.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to prevent the pollution of the waters and streams of the state," having considered the same, reported the same with the accompanying amendment, and as so amended recommended its passage:

Amend section 1 by inserting after the word "shall" in the first line of said section, the word wilfully, so that said section shall read:

Section 1. If any person shall wilfully throw, place, leave, or cause to be thrown, placed, or left, any sawdust, shavings, or other refuse of saw-mills in any lake, pond, or stream of water in this state, he shall be punished for the first offence by a fine not exceeding twenty dollars, or by imprisonment not exceeding thirty days, or both; and for any subsequent offence by a fine not exceeding one hundred dollars, or by imprisonment not exceeding six months, or both.

The report was accepted.

Mr. Fellows of Brentwood moved that the bill be indefinitely postponed.

Mr. Fellows withdrew his motion.

The amendment was then adopted and the bill laid upon the table to be printed.

Mr. Lyford of Concord moved that the rules be suspended, and that the following reports from the Committee on Elections be taken up:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House,

having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

# FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House, as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was no vote for representative, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is *not* included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in mak-

ing his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the House in the case of Wadleigh v. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement, Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way: so that there can be no just ground of complaint on either side. There

was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which he bought over four years ago, and which he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house preparatory to moving into it; that he never voted elsewhere: is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there; that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at her home; that she did his washing and mended his clothing from that time on until now; that he came there

every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner." and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in

East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years; that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston: that he moved nothing except a piano: that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not

legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

The motion prevailed.

On motion of Mr. Lyford of Concord, the reports were again laid on the table and made the special order for Wednesday, March 15, at 11 o'clock in the forenoon.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to provide for the transportation of state officers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brown for the Committee on the Judiciary, to whom was referred the House joint resolution in favor of Richard Woodham, having considered the same, reported the same with the accompanying amendment, and as so amended recommended its passage.

Amend line 4 of said resolution by striking out the word "false," and add after the word "imprisonment," in line 5 of said resolution, the words, by order of the supreme court, so that said resolution shall read:

That the sum of four hundred dollars be paid Richard Woodham of Goffstown, out of any money in the treasury not otherwise appropriated, for damages, caused by imprisonment by order of the supreme court in the asylum for the insane, and the Governor is hereby authorized to draw his warrant therefor.

The report was accepted, the amendment adopted, and the joint resolution laid on the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to secure a lien on watches and other articles of jewelry repaired," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

The following reports were received from the Committee on Revision of Statutes:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

REPORT OF COMMITTEE.

The Committee on Revision of Statutes, to whom was referred

the House bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of Rochester,'" having considered the same, a majority report the same with an amendment, striking out the word "including" in the first line of page two and substituting the word excluding instead thereof, also adding thereto the following title, to wit:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester," also dividing said bill into sections as appears therein, and as amended recommend its passage.

EDWARD G. LEACH,
ALONZO I. NUTE,
R. B. HATCH,
F. A. PERRY,
W. H. C. FOLLANSBY,
GEO. A. WASON,
FRANK I. MORRILL,
For the Committee.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

#### REPORT OF COMMITTEE.

The undersigned, a minority of the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of chapter 241 of the Laws of 1891, entitled 'An act to establish the city of Rochester,'" having considered the same, are unable to agree with the majority of said committee, and recommend that said bill ought not to pass.

ISAAC E. PEARL.
ERNEST L. GUPTILL.
G. W. M. PITMAN.
P. H. SULLIVAN.
W. H. ROBERTS.

Mr. Page of Haverhill moved to substitute the minority for the majority report.

On a viva voce vote the motion was lost.

The majority report was then accepted and the amendment adopted.

Mr. Jones of Rochester offered the following amendment:

Amend by striking out the last line of the bill, and inserting instead thereof the words, This act shall take effect when it shall be approved by a majority vote of the legal voters of the city of Rochester present and voting at a meeting duly warned and held for that purpose.

On the motion to amend,

The negative prevailed.

The amendment was not adopted.

The bill was then ordered to a third reading.

Mr. Gould of Manchester moved that the rules be suspended, and that the following entitled joint resolution, which had been printed and distributed, be taken up:

Joint resolution appropriating \$11,950 for highways in New Hampshire for the years 1893 and 1894.

The motion prevailed.

The joint resolution was taken up and read a second time and ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and that the following entitled bill and proposed amendments, which had been laid upon the table, printed, and distributed, be taken up:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

The motion prevailed.

On motion of Mr. Page of Haverhill, the bill was laid upon

the table and made the special order for Wednesday, March 15, at 3 o'clock in the afternoon.

Mr. Sinclair of Portsmouth moved that the rules be suspended, and that the following entitled bill, which was unfinished business, be taken up:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The pending question being on the motion to indefinitely postpone the bill,

And the question pending,

On motion of Mr. Sinclair of Portsmouth, the bill was laid on the table and made the special order for this afternoon at 3:30 o'clock.

Mr. Lyford of Concord moved that the rules be suspended, and that the following entitled bill, assigned as the special order for this afternoon, be taken up:

An act to provide for a commissioner of labor and to establish a bureau of labor.

The motion prevailed.

On motion of Mr. Lyford of Concord, the bill was laid on the table and made the special order for Wednesday, March 15th, at 4 o'clock in the afternoon.

Mr. Mitchell of Concord moved that the rules be suspended, and that the following entitled bill, now on the table, having been printed and distributed, be taken up:

An act providing for the payment of expenses in contests for the establishment of wills.

The motion prevailed, the bill was taken up, and on motion of Mr. Mitchell of Concord, recommitted to the Committee on the Judiciary.

#### SPECIAL ORDER.

Mr. Nash of Conway called for the special order, which was on the following entitled bill:

An act in amendment of section 1, chapter 131 of the Public Statutes, for the protection of deer, moose, and caribou.

The bill having been read a third time,

And the pending question being,

Shall the bill pass?

And the question being stated,

The affirmative prevailed.

The bill passed.

Mr. Lyford of Concord offered the following resolution, which was adopted:

Resolved, That when the House adjourns this afternoon it be to meet to-morrow morning at 10 o'clock, and that when it adjourns to-morrow morning it adjourn to meet Monday afternoon next at 4 o'clock, and that when it adjourns on Monday afternoon next it adjourn to meet Wednesday next at 11 o'clock a. m.

On motion of Mr. Gould of Manchester, the House adjourned.

## AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

#### THIRD READINGS.

The following entitled bills and joint resolution were read a third time and passed:

An act in addition to chapter 7 of the Public Statutes, relating to the state house and yard.

An act establishing a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

An act to sever the homesteads of Ernest G. Carswell and others from Bedford, and annex the same to Manchester, for school purposes.

An act to regulate the compensation for cattle killed by order of cattle commissioners

An act for the establishment of a forestry commission.

Joint resolution in favor of the town of Dunbarton.

On motion of Mr. Rowell of Newport, the rules were suspended, and the following entitled bills, in order for a third reading, were read a third time by their titles and passed:

An act to incorporate the Ashland Water-Works.

An act to incorporate the Northumberland Water Company.

On motion of Mr. Rowell of Newport, the rules were suspended, and the following joint resolution was read a third time by its enacting clause and passed:

Joint resolution appropriating \$11,950 for highways in New Hampshire for the years 1893 and 1894.

On motion of Mr. Sinclair of Portsmouth, the rules were suspended, and the following entitled bill, in order for a third reading, was read a third time by its title and made the special order for Thursday, March 16, at 12 o'clock noon:

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

On motion of Mr. Sinclair of Portsmouth, the rules were suspended, and the following entitled bill was read a third time by its title:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

On motion of Mr. Lyford of Concord, the bill was made the special order for Thursday, March 16, at 12 o'clock noon.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed a bill with the following title, in the passage of which they ask the concurrence of the House of Representatives:

An act for the better protection of deer and other wild animals.

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to change the name of the Elliott Manufacturing Company.

An act to authorize the Meredith village fire district to establish water-works.

An act in amendment of and in addition to an act to incorporate the Whitefield Aqueduct Company.

An act to incorporate the Merchants' Guaranty Savings Bank.

An act to incorporate the Black Mountain Railroad.

An act to incorporate the Suncook Valley Banking Company.

An act to incorporate the Merchants' Bank.

An act to change the name of the Queen City Manufacturing Company to the F. M. Hoyt Shoe Company.

An act to incorporate the Cascade Electric Light and Power Company.

An act to revive and amend the charter of the Little River Railroad, passed at the January session, 1891.

An act to incorporate the French Pond Granite Railway Company.

An act to incorporate the Claremont Guaranty Savings Bank.

An act to change the name of the Granite State Trust Company.

An act in amendment of section 2 of chapter 18 of the Public Statutes, defining the powers of notaries public.

An act to change the time for the annual report of the insurance commissioner.

An act to perfect the records of births, marriages, and deaths.

An act to exempt from taxation the property of the Littlefield Post, No. 8, Grand Army of the Republic.

Joint resolution in favor of the Industrial school.

An act to amend section 49 of chapter 43 of the Public Statutes, relating to the fiscal year.

An act in amendment of the charter of the trustees of the ministers' and widows' charitable fund.

An act in amendment of chapter 214 of the Pamphlet Laws, passed January session, 1891, entitled "An act to amend the charter of the Concord Horse Railroad."

An act in amendment of chapter 133 of the Public Statutes, relating to game and fish.

An act reviving, amending, and enlarging the charter of the Warner and Kearsage Road Company.

An act in relation to the salaries of the judges and registers of probate for Hillsborough and Merrimack counties.

An act providing for the exemption from taxation of certain property in Claremont.

An act authorizing the city of Nashua to issue bonds.

An act authorizing the county of Hillsborough to issue bonds for certain purposes.

An act authorizing the town of Stratford to construct two free bridges across the Connecticut river.

An act providing a bounty on hawks.

An act to prevent the taking of fish through the ice on Breed pond.

An act to protect oyster planting and bedding in the Great bay, so called.

Joint resolution to secure the return of papers in the hands of private parties, relating to the military history of New Hampshire, and the purchase of copies of Potter's military history.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

Joint resolution in favor of William T. Wentworth.

Joint resolution providing for the printing of proceedings at the dedication of Thornton monument.

An act to amend section 2, chapter 61 of the Public Statutes, relating to the time when the lists of non-resident taxes assessed shall be delivered to the collector.

An act in amendment of section 7 of chapter 4 of the Public Statutes, relating to proceedings in the Legislature.

An act to establish water-works in the town of Exeter.

An act to incorporate the Mt. Prospect Turnpike and Hotel Company.

An act to provide for a revision of the militia laws of the state.

The Senate deem it inexpedient to legislate upon the following entitled bill, sent up from the House of Representatives:

An act to amend section 17 of chapter 201 of the Public Statutes, in relation to insolvency matters.

The Senate have indefinitely postponed the following entitled bill, sent up from the House of Representatives:

An act regulating the use of bicycles in highways.

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled bill, sent up from the House of Representatives:

An act to incorporate the Union Electric Company of Goffstown, New Hampshire.

The Senate concur with the House of Representatives in the passage of the following bill, with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

Amend section 1 of the bill by striking out the words, "those of towns now having special highway precincts and village or fire districts."

Amend section 2 of the bill by inserting after the word "necessary," provided that no town shall be required to raise more than fifty dollars per mile.

The Senate deem it inexpedient to legislate upon the following entitled bill, sent up from the House of Representatives:

An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to guardians of minors.

The Senate have referred to the next session of the Legislature the following bill, sent up from the House of Representatives:

An act relating to the hours of labor of persons employed in manufacturing and mechanical establishments.

#### SENATE AMENDMENT CONCURRED IN.

The House concurred in the Senate amendment to the following entitled House bill:

An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

Mr. Page of Haverhill called for the unfinished business, being upon the following entitled House bill:

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

The bill having been read a third time, and the pending question being upon the passage of the bill; and on the question, the yeas and nays having been demanded by Mr. Ford of Groton; Mr. Ford withdrew his demand for the yeas and nays.

The question then being stated,

The affirmative prevailed.

The bill passed.

#### SPECIAL ORDER.

Mr. Page of Haverhill called for the special order, which was upon the following entitled bill and its new draft:

An act to incorporate the Antrim Banking Company.

On motion of Mr. Page, the bill was made the special order, for Thursday, March 16, at 11 o'clock in the forenoon.

Mr. Sinclair of Portsmouth called for the next special order, which was upon the following entitled bill:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

On motion of Mr. Eastman of Concord, the bill was made the special order for Wednesday, March 15, at 3 o'clock in the afternoon.

#### BILLS FORWARDED

By unanimous consent, the following entitled bills, which had been printed and distributed, were taken up and ordered to a third reading:

An act to incorporate the Belmont Aqueduct Company.

An act in relation to the mileage of officers of the Senate and House of Representatives.

An act to prohibit fishing in certain tributaries of Sunapee lake.

An act for the protection of whitefish.

The following entitled bill was taken up:

An act to provide for annexing parts of towns to adjoining towns, for school purposes.

The bill being upon its second reading,

Mr. Flint of Concord offered the following amendment, which was adopted:

Insert a new section in the bill, entitled section 7, and change the number of section 7 to section 8, so that after section 6 the bill shall read as follows:

Section 7. The selectmen of any town, and the school board of any high school or other special district in the same town, may, upon petition of persons interested, after notice to the school board of the town school-district of such town, and after hearing the parties, unite parts of either district to the other, a majority of the board of selectmen and a majority of the school board of such special district concurring therein, and their decision in writing being recorded in the town records.

SECTION 8. This act shall take effect upon its passage.

The bill was then ordered to a third reading.

The following entitled bill was taken up, and then, on motion of Mr. Page of Haverhill, laid on the table:

An act in amendment of section 1 of chapter 106 of the General Laws, entitled "An act for the regulation of the militia and examination of officers of the New Hampshire National Guard."

The following entitled bill was taken up:

An act to authorize the Belknap county convention to bond said county, for the purpose of erecting a court-house in said county.

The bill being on its second reading,

Mr. Plummer of Laconia offered the following amendment, which was adopted:

Strike out the present title of the bill and insert the following as the title:

An act to authorize the raising of money to build a courthouse in Belknap county, and to fund the indebtedness occasioned thereby.

The bill was then ordered to a third reading.

Mr. Plummer of Laconia moved that the rules be suspended, and that the bill be put on its third reading and passage at the present time.

On the motion, Mr. Howard of New Hampton called for a division.

The division pending,

By unanimous consent Mr. Plummer withdrew his motion.

The following entitled bill was taken up:

An act in amendment of chapter 126 of the Public Statutes, relating to inspectors of petroleum.

On motion of Mr. Priest of Manchester, the bill was laid on the table.

The following joint resolution was taken up:

Joint resolution for the completion of the state work at the Columbian exposition and the representation of the state thereat.

On motion of Mr. Lyford of Concord, the joint resolution was laid on the table and made the special order for Thursday, March 16th, at 3:30 o'clock in the afternoon.

On motion of Mr. Morrill of Hopkinton,

Resolved, That Friday, March 17th, be considered a working day in this House, and that the speaker be directed to request the attendance of all members on that day.

The following communication was read by the speaker:

Nashua, March 8, 1893.

Mr. Chamberlin:

DEAR SIR: I would ask leave from the House the remainder of this week, on account of sickness.

Yours respectfully,

B. S. WOODS.

No objection being made, leave of absence was granted as requested.

Mr. Mitchell of Concord called for the special order, which was upon the following entitled joint resolution:

Joint resolution for the reimbursement of the Endicott Rock commissioners.

The joint resolution being in order for a third reading, it was read a third time.

And the question being upon its passage,

(Discussion ensued.)

The affirmative prevailed.

The joint resolution passed.

Mr. Priest of Manchester moved that the following entitled bill, which had been laid on the table on his motion, be taken from the table:

An act in amendment of chapter 126 of the Public Statutes, relating to petroleum.

The motion prevailed.

The bill being upon its second reading,

Mr. Priest offered the following amendment:

Add the following to section 2: but shall inspect all oils coming into said city or town for the purpose of being sold in said city or town, so that said section shall read as follows:

SECT. 2. No such inspector shall have authority to act outside the town or city from which he holds an appointment, but shall inspect all oils coming into said city or town for the purpose of being sold in said city or town.

The amendment was adopted and the bill ordered to a third reading.

(Mr. Lyford of Concord in the chair.)

Mr. Gilbert of Berlin moved that the following entitled bill be taken from the table:

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relating to license to sell or mortgage real estate.

The bill having been read a third time, and the pending question being upon the passage of the bill,

(Discussion ensued.)

Mr. Chamberlin of Berlin moved that the rules be suspended and that the bill be put back on its second reading.

The motion prevailed.

Mr. Chamberlin then moved that the bill be recommitted to the Committee on Revision of Statutes.

The motion prevailed.

On motion of Mr. Brigham of Winchester, the House adjourned.

FRIDAY, MARCH 10. 1893.

The House met at 10 o'clock in the forenoon according to adjournment.

(The speaker in the chair.)

#### REPORTS OF COMMITTEES.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Berlin & Gorham Street Railway," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading.

Mr. Whitcomb for the Committee on Education, to whom was referred the Senate bill entitled "An act to sever the homestead farm of John G. and Harry Chamberlin from Woodsville high school district in Haverhill, and annex the same to Bath, for school purposes," having considered the same, reported the same with the following amendments: Strike out from the title thereof the words, "in Haverhill," and from section 1 the same words; and recommended its passage.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Whitcomb for the Committee on Education, to whom was referred the House bill, in a new draft, entitled "An act to amend an act entitled 'An act to incorporate Northwood academy,' " having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act in relation to a history of New Hampshire, for use in the public schools," having considered the same, reported the following joint resolution as a substitute therefor, and recommended its passage:

Joint resolution relative to a history of New Hampshire, for use in the public schools.

The report was accepted, the joint resolution read a first time, and ordered to a second reading.

Mr. Wells for the Committee on Education, to whom was referred the House bill entitled "An act to sever the homestead of Helen M. Pike from Hampton Falls, and annex the same to Exeter, for school purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Whitcomb for the Committee on Education, to whom was referred the Senate bill entitled "An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Wallingford for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Bennington Water-Works Company," having considered the same, reported the same and recommended its passage with the following amendment:

Amend section 5 by adding the words, in the town of Bennington, to read as follows:

SECT. 5. Said corporation is authorized to enter upon and appropriate any springs, streams, or ponds in the town of Bennington, etc.

The report was accepted, the amendment adopted, and the bill laid upon the table to be printed.

Mr. Fellows for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Mascot Water and Electric Supply Company," having considered the same, reported the same and recommended its passage with the following amendment: Amend section 4 by adding, in the town of Gorham, to read as follows:

SECT. 4. Said corporation is authorized to enter upon and appropriate any spring, stream, or pond in the town of Gorham," etc.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Piper for the Committee on Agriculture, to whom was referred the Senate bill entitled "An act in amendment of section 7, chapter 132 of the Public Statutes," having considered the same, reported the same and recommended its passage with amended title as follows:

An act in amendment of section 7, chapter 132, Game Laws, in relation to trapping and snaring birds.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Fellows for the Committee on Incorporations, reported a bill entitled "An act to regulate and establish supervision of the business done by credit companies and collection bureaus," and recommended its passage.

The report was accepted and the bill read a first time.

On the question of the second reading of the bill, on a viva voce vote the affirmative prevailed.

Mr. Eastman of Concord called for a division,

And the division pending,

On motion of Mr. Lyford of Concord, the bill was laid on the table.

Mr. Underhill for the Committee on State Prison, reported a bill entitled "An act in amendment of section 11 of chapter 286 of the Public Statutes," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom were referred the House bills entitled "An act to amend section 5 of chapter 131 of the Public Statutes, relating to snaring game," and "An act to amend section 5 of chapter 131 of the Fish and Game Laws of New Hampshire," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft read a first time and ordered to a second reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act for the protection of pickerel in Merrimack county," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brown for the Committee on State House and State-House Yard, reported the following joint resolution and recommended its passage:

Joint resolution providing for repairs upon the state house.

The report was accepted and the joint resolution read a first time and ordered to a second reading.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act to fix the time of opening and closing the polls in national and state elections.

The motion prevailed.

On motion of Mr. Lyford, the bill was laid on the table and made the special order for Friday, March 17th, at 11 o'clock in the forenoon.

Mr. Lyford of Concord moved that the rules be suspended, and that bills in order for a second reading this forenoon at 11 o'clock be in order for a second reading at the present time.

The motion prevailed.

The rules were suspended, and the following entitled bills and joint resolution were read a second time and laid on the table to be printed:

An act in relation to Dartmouth college and the New Hampshire College of Agriculture and the Mechanic Arts.

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school-money.

An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes.

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary hall in the Capitol at Washington.

The following entitled bill was read a second time, and laid on the table to be printed:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

On motion of Mr. Leach of Franklin, the bill was made the special order for Friday, March 17th, at 12 o'clock noon.

The following entitled bill was read a second time, and then, on motion of Mr. Lyford of Concord, laid upon the table:

An act to establish a state inspector of electric railways and electrical wiring of buildings.

Mr. Eastman of Concord moved that the speaker be authorized to appoint two members of the House on the Joint Committee on Engrossed Bills to serve for to-day, as the House members of the committee are absent.

The motion prevailed.

The speaker appointed as members of such committee, to serve for to-day,

Messrs. Eastman of Concord and Sargeant of Plymouth.

Mr. Leach of Franklin moved that the following entitled bill be taken from the table:

An act to regulate telegraph and telephone companies.

The motion prevailed.

On motion of Mr. Leach, the bill was then recommitted to the Committee on Revision of the Statutes.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate have passed the following entitled bill, in the passage of which they ask the concurrence of the House of Representatives:

An act relating to the children of paupers.

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to authorize the Plymouth village fire district to establish and maintain water-works.

An act to prevent the introduction of epidemic diseases into the state.

An act to permit the Nashua and Jackson manufacturing companies to discontinue fishways.

An act entitled "An act to authorize the South Antrim village fire precinct to raise a sum, not exceeding twenty-five thousand dollars, for the purpose of constructing a system of water-works, and raise its bonds therefor."

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

Joint resolution providing for the printing of the proceedings at the dedication of the Hale statue.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy, for the murder of Christie C. Warden.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Whereas, It is the duty of the Legislature to guard the reserved rights of the people, and to be wary in the alienation of those rights by the exercise of the power of eminent domain, or by its transference to others, giving one individual the power to control the estate of another to private or personal advantage; and,

Whereas, There is always imminent danger that corporations or individuals may acquire such control to the detriment of the state; and,

WHEREAS, Numerous charters are sought of this General Court, and many existing corporations solicit an increase and

extension of their corporate powers over the highways and individual estates of the people, ostensibly for public convenience, but chiefly for corporate profit, and open to the suspicion of speculative purposes; and,

Whereas. The use of electricity as a motive power is no longer an experiment, but is to be recognized as an established factor in methods of public communication, not merely local but for extended traffic; and,

Whereas, The application and use of so powerful an agent should be placed under wise and watchful supervision, not only for the protection of property but from due regard for the personal safety and lives of property-owners and of persons travelling upon public roads, upon foot or in private carriages, all calling for cautious, well digested, and uniform laws, assuring the state of its rightful ascendancy and control; Therefore, be it

Resolved. By the House of Representatives, the Senate concurring: That the railroad commissioners be requested and instructed to examine and make due inquiry, and report to this or the next session of the General Court, by bill, special report, or both, what general legislation, if any, the public good requires, in reference to the powers to be conferred upon, or exercised by railroads operated by other than steam power; and that, pending such examination, and until such report is by the General Court received, all bills providing for the incorporation of such railroads, or enlarging the powers of those already chartered, lie upon the table or be postponed until the next session of the General Court, except in cases where additional legislation with reference to existing and new charters may be clearly demanded to subserve the public interests.

The Senate has passed the following resolution:

Resolved, That the president of the Senate be authorized to appoint two members of the Senate to act as additional members of the Committee on Engrossed Bills, for the day.

The president has appointed as members of such committee, Senators Fairbanks and Whitaker.

The Senate have passed the following concurrent resolution, in the passage of which they ask the concurrence of the House of Representatives:

Resolved. By the Senate, the House of Representatives concurring, That the secretary of state be instructed to procure the printing of one thousand copies of the House bill entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes," and transmit by mail two copies thereof to the clerk of each town in the state on or before Monday next.

The question being stated,

The House concurred in the resolution.

By unanimous consent, the following report from the Committee on Engrossed Bills was received:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills with the following titles:

An act providing for the construction, improvement, and repairs of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes.

An act to authorize the Plymouth village fire district to establish and maintain water-works.

# SAMUEL C. EASTMAN, CYRUS SARGEANT,

Special Committee on Engrossed Bills on the part of the House.

March 10. 1893.

The report was accepted.

On motion of Mr. Gilmore of Manchester, the House adjourned.

MONDAY, MARCH 13, 1893.

The House met at 4 o'clock according to adjournment.

Mr. Eastman of Concord called the House to order, and read the following communication:

CONCORD, March 13, 1893.

Hon. Samuel C. Eastman:

I am obliged to be absent to-day, and request that you preside at the afternoon session.

R. N. CHAMBERLIN,

Speaker.

On motion of Mr. Sargeant of Plymouth, the House adjourned.

WEDNESDAY, March 15, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Leave of absence was granted to Mr. Ford of Groton for to-day, on account of the death of his mother.

Leave of absence was granted to Mr. Huntley of Claremont for the remainder of the week, on account of important business.

#### REPORTS OF COMMITTEES.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to secure a representation of the people in the Legislature upon the principles of equality required by the constitution," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act in relation to the measurement of round timber by the cord," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act to amend chapters 56 and 58 of the report of the commissioners appointed to revise, codify, and amend the Public Statutes, in order to secure a more thorough enforcement of existing taxation laws," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act for the protection of trout in certain rivers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Merrick for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Merrimack Valley Bicycle Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the

Meredith Coöperative Association," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Flint for the Committee on Education, having considered the subject-matter thereof, reported a bill entitled "An act to amend chapter 62 of the Laws of 1891, relating to the expenses of the board of library commissioners," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Whitcomb for the Committee on Education, to whom was referred the House bill entitled "An act in amendment of section 1 of chapter 92 of the Public Statutes, relating to the duties of school boards," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Whitcomb for the Committee on Education, to whom was referred the House bill entitled "An act severing the homestead farm of Moses N. and Nathaniel M. Howland from the town of Piermont, and annexing the same to the town of Haverhill, for school purposes." having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution to assist the town of Stratford in building two bridges across the Connecticut river, having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the joint resolution in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Scott of Peterborough for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to establish the salary of the special police justice of the city of Manchester," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Scott of Peterborough for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the election of highway commissioners," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Page for the Committee on the Judiciary, to whom was referred the House joint resolution in relation to the erection of a monument in honor of John Sullivan, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to provide for the engrossment of bills and joint resolutions," having considered the same, reported the same with the following amendment:

Amend section 3 of said bill by striking out the words, "and this act shall take effect on and after its passage," and as so amended recommended its passage.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Mitchell for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to the taxation of money loaned on real estate situated in New Hampshire," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Spring for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to establish the salaries of the police justice, associate police justice, and clerk of police court, for the city of Rochester," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to establish a board of tax commissioners," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Eastman for the Committee on the Judiciary, to whom was referred the House joint resolution providing for indexing the public records, having considered the same, reported the same with the following amendment:

Amend the resolution by adding the words, provided that no work be done on records of later date than 1783; and as so amended recommended its passage.

The report was accepted, the amendment adopted, and the joint resolution laid upon the table to be printed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the

Milford Electric Light Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Cummings for the Special Committee consisting of the delegation from Nashua, to whom was referred the House bill entitled "An act creating a board of trustees for a public cemetery in Nashua," having considered the same, reported the same with the following amendment:

In section 1, in the first line strike out the name of "Harry S. Norwell." and insert the name of Charles H. Webster, and with this amendment recommended its passage.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Woodward for the Special Committee consisting of the Nashua delegation, to whom was referred the House bill entitled "An act to amend the charter of the city of Nashua, in relation to the election of overseer of the poor," the House bill entitled "An act to amend the charter of the city of Nashua, changing the term of office of the board of assessors," the House bill entitled "An act to amend the charter of the city of Nashua, in relation to changing the boundary line of Ward No. 6," the House bill entitled "An act to amend the charter of the city of Nashua, in relation to the election of street commissioners and the salary of mayor," reported the same in a new draft and recommended its passage.

The report was accepted, the bill reported in a new draft, read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Eastman of Concord moved that the rules be suspended, and that the following entitled bill, which was on the table as the special order for this afternoon at 3 o'clock, be taken up.

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The motion prevailed.

The rules were suspended and the bill was taken up:

On motion of Mr. Eastman, the bill was then laid on the table and made the special order for to-morrow afternoon at 3 o'clock.

## SECOND READINGS.

The following entitled bills and joint resolutions were read a second time and laid on the table to be printed:

An act to incorporate the Berlin & Gorham Street Railway.

An act to amend section 5, chapter 131 of the Fish and Game Laws of New Hampshire.

An act in amendment of section 11, chapter 186, relating to the warden of the state prison.

Joint resolution in relation to a history of New Hampshire for use in the public schools.

Joint resolution providing for repairs upon the state house.

Mr. Lyford of Concord offered the following resolution, which was adopted:

Resolved, That after to-day the regular hours of meeting of the House shall be 11 o'clock in the forenoon and 2 o'clock in the afternoon.

Mr. Lyford of Concord moved that the rules be suspended, and that the following entitled bill, in order for a second reading to-morrow forenoon at 11 o'clock, be read a second time by its title at the present time, and then be laid on the table to be printed:

An act in amendment of the charter of the city of Nashua.

The motion prevailed.

The rules were suspended, the bill read a second time by its title, and laid on the table to be printed.

## BILLS FORWARDED.

The following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading.

An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game.

An act to provide for the adjustment, by arbitration, of grievances and disputes that may arise between employés and employers.

An act to incorporate the Newmarket water-works.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

An act enabling the town of Durham to contract with the directors of the Durham Library Association.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act making appropriations for the New Hampshire Soldiers' Home.

An act in relation to trust companies and similar corporations.

An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes.

An act in amendment of section 18 of chapter 127 of the Public Statutes, relating to the sale and inspection of milk.

An act to incorporate the Ossipee Valley Railroad Company.

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

An act in amendment of and in addition to the provisions of the Public Statutes passed January session, 1891.

An act to incorporate the Francestown Water Company.

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

An act in relation to the sale and inspection of vinegar.

An act to incorporate the Bartlett Water Company.

An act to incorporate the Upper Ammonoosuc Railway Company.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act for the more effectual punishment of habitual criminals.

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

Joint resolution in relation to the custody of the Benjamin Thompson trust fund.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

Joint resolution in favor of Charles Whittier and S. S. Warren.

Joint resolution to establish a fish-hatchery in the town of New Durham.

Joint resolution for the abatement of one half of the tax of the Newmarket Savings Bank.

Joint resolution in favor of an appropriation to re-cast the bronze tablet, erected at the copse of trees on Cemetery ridge, Gettysburg, known as the "high-water mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted.

Joint resolution for completing the lighthouse on Loon island, Sunapee lake, and for other purposes.

Joint resolution for the preservation of deer and other game.

The following entitled bill, having been printed and distributed, was taken up:

An act to enable the extension of Russell's wharf in the city of Portsmouth.

The bill was ordered to a third reading.

Mr. Sinclair of Portsmouth moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Lyford of Concord moved that the rules be suspended, and that a report from the Committee on the Asylum for the Insane be received.

The motion prevailed.

The rules were suspended.

The following report was received:

The Committee on the Asylum for the Insane, to whom was referred the accompanying resolution, "Joint resolution in favor of the New Hampshire Asylum for the Insane, submitted to them by vote of the House at its evening session, held March 8, 1893," having considered the same, report the following bill and recommend its passage.

M. H. FELT,

For the Committee.

An act to provide for the paupers and indigent insane.

The report was accepted.

The bill was read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Lyford of Concord moved that the rules be suspended, and that the bill be read a second time by its title at the present time, and laid on the table to be printed.

The motion prevailed.

The rules were suspended.

The bill was read a second time by its title and laid on the table to be printed.

Mr. Everett of Nashua offered the following resolution:

Resolved, That the Committee on the Asylum for the Insane be requested to furnish to this House a statement of what available funds are now in the hands of the trustees, also a statement of what funds, private and special, also legacies, etc., have been granted the asylum for the past ten years; also what appropriations have been made by the state, and the purposes to which they have been devoted during that time.

The resolution was adopted.

The following entitled bill, having been printed and distributed, was taken up:

An act in amendment of section 29, chapter 98 of the General Laws, relating to the New Hampshire National Guard.

The question being,

Shall the bill be read a third time?

And being stated, and pending,

On motion of Mr. Eastman of Concord, the bill was laid on the table.

The following entitled bill, having been printed and distributed, was taken up:

An act relating to the division of towns and the creation of new towns.

The question being,

Shall the bill be read a third time?

And pending,

On motion of Mr. Page of Haverhill, the bill was laid on the table.

Mr. Downs of Manchester moved that the following entitled bill be taken up:

An act in amendment of section 29, chapter 98 of the General Laws, relating to the New Hampshire National Guard.

The motion prevailed.

The bill being on its second reading,

Mr. Downs offered the following amendment, which was adopted:

Amend the title of the act by striking out the words, "General Laws," and in piace thereof insert the words, Public Statutes.

The bill was then ordered to a third reading.

Mr. Lyford of Concord called for the special order, which was upon the following reports of the Committee on Elections:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House,

having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

# FRANK I. MORRILL.

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House, as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was no vote for representative, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is *not* included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in mak-

ing his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name of the representative to the General Court, Mr. Morrill, Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the House in the case of Wadleigh 7. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement, Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way; so that there can be no just ground of complaint on either side. There

was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which he bought over four years ago, and which he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house preparatory to moving into it: that he never voted elsewhere: is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. In other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there; that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at her home; that she did his washing and mended his clothing from that time on until now; that he came there

every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in

East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years; that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston; that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not

legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

On motion of Mr. Lyford of Concord, the reports were laid on the table, and made a special order for to-morrow forenoon at half past eleven o'clock.

The following entitled bill, having been printed and distributed, was taken up:

An act abolishing the office of state printer, and providing for the public printing.

The question being stated,

Shall the bill be read a third time?

On motion of Mr. Page of Haverhill, the bill was laid on the table and made the special order for Wednesday, March 22, at 11 o'clock in the forenoon.

The following entitled bill, having been printed and distributed, was taken up:

An act relating to assessment insurance.

On motion of Mr. Page of Haverhill, the bill was laid on the table

## UNFINISHED BUSINESS.

The unfinished business was taken up, a portion being upon the first reading of Senate bills.

The following entitled bills, sent down from the honorable Senate, were read twice and referred:

To the Committee on the Judiciary:

An act relating to the children of paupers.

To the Committee on Fisheries and Game:

An act for the better protection of deer and other wild animals.

Mr. Everett of Nashua offered the following resolution:

Resolved, That this House notes with pleasure that a great many heretofore Republican towns have turned "their face to the sunrise," and have elected Democratic town officers, and that we feel particularly proud of the fact that the city of Somersworth has seen fit to elect as its first mayor a Democratic member of this House.

The speaker declined to put the question as to the adoption of the resolution before the House.

By unanimous consent, the following entitled bill was taken up. it having been printed and distributed:

An act for the better licensing and protection of dogs.

The bill being on its second reading,

And the question being stated,

Shall the bill be read a third time?

And pending,

Mr. Hoyt of Hanover moved that the bill be indefinitely postponed.

The question being stated,

(Discussion ensued.)

On a viva voce vote the motion prevailed.

Mr. Courser of Webster demanded the yeas and nays.

The clerk proceeded to call the roll.

And the roll-call pending,

On motion of Mr. Brown of Concord, the House adjourned.

# AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

## THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employers and employés.

An act to further amend an act entitled "An act to incorporate Northwood Academy," approved June 22, 1867.

An act to sever the homestead of Helen M. Pike from Hampton Falls, and annex the same to Exeter, for school purposes.

An act to sever the homestead farm of John G. and Harry Chamberlin, from Woodsville high school district, and annex the same to Bath, for school purposes.

An act in amendment of chapter 126 of the Public Statutes, relating to inspectors of petroleum.

An act to authorize the raising of money to build a court-house in Belknap county, and to fund the indebtedness occasioned thereby.

An act for the protection of whitefish.

An act to incorporate the Belmont Aqueduct Company.

The following entitled bill was read a third time:

An act in relation to the mileage of officers of the Senate and House of Representatives.

The question being stated,

Shall the bill pass?

On a viva voce vote the affirmative prevailed.

Mr. Eastman of Concord called for a division.

The division pending,

Mr. Sinclair moved that the bill be put back on its second reading.

The motion prevailed.

Mr. Sinclair moved that the bill be laid on the table.

The motion prevailed.

(Mr. Spring of Lebanon in the chair.)

The following entitled bill was read a third time:

An act to prohibit fishing in certain tributaries of Sunapee lake.

On the question,

Shall the bill pass?

On a viva voce vote the affirmative prevailed.

Mr. Mitchell of Concord called for a division.

The division pending,

Mr. Page of Haverhill called for the special order, which was the consideration of the following entitled bill:

An act in amendment of chapter 76 of the Public Statutes relating to damages happening in the use of highways.

Mr. Chamberlin of Berlin moved that the bill be laid on the table, and be made the special order for to-morrow afternoon at 2 o'clock.

The question being stated,

(Discussion ensued.)

The motion prevailed.

The House then resumed the general order, and the pending question being on the passage of the following entitled bill:

An act to prohibit fishing in certain tributaries of Sunapee lake.

And on the question a division having been called for by Mr. Mitchell of Concord,

A division was had with the following result:

One hundred gentlemen voted in the affirmative.

One hundred and three gentlemen voted in the negative.

The negative prevailed.

Mr. Page of Haverhill demanded the yeas and nays.

The roll call pending,

On motion of Mr. Page of Haverhill, the bill was laid on the table.

(The speaker in the chair.)

The following entitled bill and joint resolutions were read a third time and passed:

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

Joint resolution in favor of an appropriation to re-cast the bronze tablet erected at the copse of trees on Cemetery ridge, Gettysburg, known as the "high-water mark of the Rebellion." by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted.

Joint resolution for completing the lighthouse on Loon island, Sunapee lake, and for other purposes.

Joint resolution in relation to the custody of the Benjamin Thompson trust fund.

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

Joint resolution in favor of Charles Whittier and S. S. Warren.

Joint resolution providing for current expenses, salary of the chaplain, library, and repairs of the state prison.

The following entitled bill, in order for a third reading, was taken up:

An act to incorporate the Newmarket water-works.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill in order for a third reading was taken up:

An act creating a board of trustees for a public cemetery in Nashua.

Mr. Sinclair of Portsmouth moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following joint resolution was read a third time:

Joint resolution for the abatement of one half the tax of the Newmarket Savings Bank.

Mr. Scott of Dover moved that the joint resolution be put back on its second reading for the purpose of amendment.

The motion prevailed.

Mr. Page of Haverhill moved to amend the joint resolution by striking out the words, "one half of," in the fourth line, and Mr. Scott of Dover moved to amend by striking out the same words in the twenty-sixth line, of the resolution.

The motions prevailed, the amendments were adopted, and the joint resolution was ordered to a third reading.

On motion of Mr. Page of Haverhill, the rules were suspended, the joint resolution was put upon its third reading, read a third time, and passed.

## SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act to provide for a commissioner of labor and to establish a bureau of labor.

The pending question being on the passage of the bill,

Mr. Gould of Manchester moved that the bill be laid on the

Mr. Gould withdrew his motion.

Mr. Sinclair of Portsmouth moved that the bill be laid on the table and made the special order for to-morrow afternoon at 4 o'clock.

Mr. Sinclair withdrew his motion.

Mr. Sinclair then moved that the bill be put back on its second reading, for the purpose of amendment.

The motion prevailed.

Mr. Gould of Manchester moved that the bill be laid on the table.

On a viva voce vote the motion prevailed.

Mr. Page of Haverhill called for a division.

A division was had with the following result:

Sixty-five gentlemen voted in the affirmative.

Ninety gentlemen voted in the negative.

The declaration pending,

Mr. Gray of Bennington demanded the yeas and nays.

The clerk proceeded to call the roll.

The roll-call pending,

Mr. Gray, by unanimous consent, withdrew his demand for the yeas and nays.

Mr. Gould of Manchester, by unanimous consent, withdrew his motion to lay the bill upon the table.

Mr. Sinclair of Portsmouth then moved to lay the bill on the table.

The motion prevailed.

The House then resumed the general order, which was the continuation of the third reading of bills.

The following joint resolution was read a third time:

Joint resolution to establish a fish-hatchery in the town of New Durham.

The question being stated,

Shall the joint resolution pass?

On a viva voce vote the negative prevailed.

Mr. Nute of Farmington called for a division.

The question pending,

Mr. Nute withdrew his call for a division, and asked that another vivu voce vote be taken.

By unanimous consent, the request was granted.

Another viva voce vote was taken and the affirmative prevailed.

The joint resolution passed.

The following entitled bill was read a third time:

An act to provide for annexing parts of towns to adjoining towns, for school purposes.

On motion of Mr. Eastman of Concord, the bill was laid on the table to again be printed.

The following joint resolution was read a third time:

Joint resolution for the preservation of deer and other game.

On the question of the passage of the joint resolution, Mr. Eastman of Concord called for a division.

The division pending,

Mr. Everett of Nashua demanded the yeas and nays.

And pending the roll-call, moved that the joint resolution be laid on the table.

The motion prevailed.

Mr. Lyford of Concord moved that the following joint resolution be taken from the table:

Joint resolution in relation to a fish-hatching house in the town of Meredith.

The motion prevailed.

The joint resolution having been read a third time, and the pending question being,

Shall the joint resolution pass?

The affirmative prevailed.

The joint resolution passed.

Mr. Sinclair of Portsmouth moved that the following entitled bill, laid on the table on his motion, earlier in the afternoon, be taken from the table:

An act to provide for a commissioner of labor and to establish a bureau of labor.

The motion prevailed.

The bill was taken from the table.

The bill being on its second reading, Mr. Sinclair of Portsmouth offered the following amendments:

First. In the first line of section 3, after the word "commissioner," insert the words, and his clerk.

Second. In the first line of section 3, after the word "be," insert the words, not exceed.

Third. Strike out the following words in the fifth and sixth lines of section 3, "together with such office and travelling expenses of said bureau as he with council shall approve."

Fourth. Strike out all of section 4.

On the question of the adoption of the amendments,

(Discussion ensued.)

The question on the adoption of the amendments was divided.

The question being stated, on the adoption of each amendment,

Each amendment was rejected.

Mr. Gilmore of Manchester moved to amend the bill by striking out the word "bureau" in line 6 of section 3, and inserting in place thereof the word commissioner.

The amendment was not adopted.

Mr. Everett of Nashua offered an amendment.

The speaker ruled that the proposed amendment was not germane to the subject and declined to put the question.

The bill was then ordered to a third reading tomorrow afternoon at 3 o'clock.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed,

The rules were suspended,

The bill was read a third time by its title and passed.

Mr. Rowe of Newbury moved that the following joint resolution be taken from the table:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

The joint resolution having had a third reading,

And the pending question being,

Shall the joint resolution pass?

And being stated,

The affirmative prevailed and the joint resolution passed.

Mr. Everett of Nashua moved that the following resolution, being unfinished business, be taken up.

Resolved, That the secretary of state be directed to report to the House a complete statement of the sources of revenue of his office, together with a detailed report of the amount received by him the past two years as perquisites of his office in addition to his regular salary, and of the sources and amounts paid by him to the state treasurer.

The pending question being on the adoption of the resolution, and being stated and pending,

On motion of Mr. Wardwell of Winchester, the House adjourned.

THURSDAY, MARCH 16, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS PRESENTED AND REFERRED.

To the Committee on Public Improvements:

By Mr. Carroll of Warner,—

Petition of James E. Fernald and 30 others of Farmington.

Petition of A. B. Meservey and 50 others of New Hampton.

Petition of H. M. Worthley and 14 others of Hebron.

Petition of F. P. Currier and 48 others of Haverhill.

Petition of James Keach and 38 others of Pittsburg.

Petition of S. S. Perkins and 42 others of Exeter.

Petition of W. C. Killey and 7 others of Hill.

Petition of Frank M. Woodbury and 21 others of Pelham.

Petition of James P. Jones and 48 others of New Durham.

Petition of Almon Twitchell and 20 others of Richmond.

Petition of G. H. Lathrop and 91 others of Canaan.

Petition of Charles G. Pillsbury and 51 others of London-derry.

Petition of J. M. Bixby and 55 others of Warren.

Petition of Artemas F. Rogers and 25 others of Belmont.

Petition of Denison Currier and 34 others of Enfield.

Petition of Solomon Manning and 36 others of Bedford.

Petition of J. P. Melvin and 39 others of Weare.

Petition of G. E. Gorrill and 30 others of Northfield.

Petition of E. W. French and 21 others of Pittsfield.

Petition of S. G. Walker and 31 others of Croydon.

Petition of Albert Allard and 27 others of Madison.

Petition of Gilman Stearns and 47 others of Deerfield.

Petition of J. Albert Peaslee and 33 others of Bradford.

Petition of C. Henry Holt and 29 others of Lyndeborough.

Petition of Edw. Spalding and 79 others of Lancaster.

Petition of Charles E. Stubbs and 32 others of Newport.

Petition of F. C. Parker and 52 others of Acworth.

Petition of Wm. W. Bullock and 13 others of Cornish.

Petition of L. J. Miner and 50 others of Whitefield.

Petition of George W. Moulton and 5 others of Merrimack.

Petition of James F. Weston and 14 others of Amherst.

Petition of Josiah M. Rice and 8 others of Stoddard.

Petition of R. A. Lantry and 45 others of Hooksett.

Petition of Alexander Wardner and 31 others of Monroe.

Petition of C. A. Wells and 76 others of Lisbon.

Petition of O. A. Hoyt and 24 others of Rochester.

Petition of John L. Bridgman and 29 others of Hanover.

Petition of Thomas E. Hunt and 67 others of Gilford.

Petition of John F. Dickey and 14 others of Alstead.

Petition of C. S. Fay and 35 others of Hinsdale.

Petition of F. G. McKellips and 37 others of Northumberland.

Petition of H. H. Quimby and 14 others of Sandwich.

Petition of Ephraim Bean and 22 others of Sutton.

Petition of Frederick A. Eaton and 22 others of Nashua.

Petition of J. W. Lang and 49 others of Meredith.

Petition of A. W. Welch and 9 others of Lempster.

Petition of Darwin C. Pavey and 60 others of Portsmouth.

Petition of John S. Whittier and 9 others of Webster.

Petition of Wesley Poore and 8 others of Raymond.

Petition of Charles H. Marston and 21 others of Bridgewater.

Petition of Alva S. Sanborn and 49 others of Sandown.

Petition of M. M. Balch and 36 others of New Ipswich.

Petition of Henry C. Davis and 119 others of Warner.

By Mr. Morrill of Hopkinton, petition of William C. Russ and 24 others of Hopkinton.

All asking that a law relieving towns and cities from liability, and damage arising from accidents upon highways and sidewalks, be enacted.

## REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to prohibit the taking of fish through the ice on Breed pond.

An act to incorporate the Mount Prospect Turnpike and Hotel Company.

An act to prohibit oyster planting and bedding in the Great bay so called.

Joint resolution to secure the return of papers in the hands of private parties relating to the military history of New Hampshire, and the purchase of copies of Potter's Military History.

An act to authorize the Meredith village fire district to establish water-works.

An act entitled "An act to authorize the South Antrim fire precinct to raise a sum not exceeding twenty-five thousand dollars for the purpose of constructing a system of water-works, and to issue its bonds therefor."

An act to regulate the compensation for cattle killed by order of cattle commissioners.

An act to prevent the introduction of epidemic diseases into the state.

An act in amendment of chapter 8 of the Public Statutes, relating to the administration of the state library.

Joint resolution in relation to the reward recommended for the arrest of Frank C. Almy for the murder of Christie C. Warden.

Joint resolution providing for the printing of the addresses and proceedings at the dedication of the Hale statue.

Joint resolution remitting the charter fee of the Peterborough Water-Works Company.

An act to permit the Nashua and Jackson Manufacturing companies to discontinue fishways.

GEO. H. ROBY,

For the Committee.

The report was accepted.

Mr. Hatch for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in relation to soldiers and their dependent families, and repealing sections 9, 10, and 11 of the Public Statutes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Spring for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to authorize the town of Lebanon to issue bonds," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Scott of Peterborough moved that the rules be suspended and that the bill be read a second time by its title at the present time. The motion prevailed, the rules were suspended, and the bill was read a second time by its title.

Mr. Spring of Lebanon moved that the rules be further suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Morrison for the Committee on Agriculture, to whom was referred the Senate bill entitled "An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in relation to assessment of taxes in unincorporated places and upon timber land," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Brigham of Winchester moved that the rules be suspended and that the bill be read a second time by its title at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a second time by its title and then laid on the table to be printed. Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act providing for the formation of railroad corporations by general law," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to amend chapter 54 of the report of the commissioners appointed to revise, codify, and amend the Public Statutes, in order to prevent double taxation," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brown for the Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association," having considered the same, reported the same with the following amendment and recommended its passage:

Amend section 1 in line seventeen by inserting after the word "funds," the following words: graded according to the age of the members.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Hatch for the Committee on Banks, reported a joint resolution entitled "Joint resolution in relation to tax of 1892 on the Sandwich Savings Bank," and recommended its passage.

The report was accepted, the joint resolution read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House joint resolution in favor of Alonzo Allen of the town of Moultonborough, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to be printed.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House joint resolution in favor of John M. Stanyan, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Pearl for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act to regulate telephone rates," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Flint for the Committee on Education, to whom was referred the House bill entitled "An act in amendment of section 20 of chapter 90 of the Public Statutes, relating to the treasurers of school-districts," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Flint for the Committee on Education, to whom was referred the petition of John W. Matthews, asking that his farm be severed from Ossipee and annexed to Wakefield, for school purposes, having considered the same, reported the accompanying bill and recommended its passage:

An act to sever the homestead farm of John W. Matthews from Ossipee, and annex the same to Wakefield, for school purposes.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

#### SPECIAL ORDER.

Mr. Page of Haverhill called for the special order, which was the consideration of the following entitled bill and its new draft, reported from the Committee on Banks:

An act to incorporate the Antrim Banking Company.

Mr. Page of Haverhill asked that the original bill and the new draft be read, and they were both read by the clerk.

On the question of the adoption of the report of the committee, recommending the passage of the bill in a new draft,

# (Discussion ensued.)

On the question of the adoption of the report, Mr. Lyford of Concord called for a division, and a division was had with the following result:

One hundred and fifty gentlemen voted in the affirmative.

One hundred and eleven gentlemen voted in the negative.

The report of the committee was adopted.

The bill in a new draft was read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be read a second time by its title at the present time.

The motion prevailed.

The rules were suspended, the bill was read a second time by its title, and on motion of Mr. Lyford of Concord, laid on the table. Mr. Lyford of Concord called for the special order, which was the consideration of the following reports from the Committee on Elections:

# STATE OF NEW HAMPSHIRE.

## House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House, having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

# FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House, as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote

for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which there was *no vote for representative*, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is *not* included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in making his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the House in the case of Wadleigh 2. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the

voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement, Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way: so that there can be no just ground of complaint on either side. There was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which he bought over four years ago, and which he still owns: that he voted at the next election: that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house preparatory to moving into it; that he never voted elsewhere: is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who

lived there; that he is a man of dissolute habits, and was not liked by his wife's parents; that he voted in East Kingston from the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at her home; that she did his washing and mended his clothing from that time on until now; that he came there every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposi-

tion for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years; that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law: that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston; that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or question.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which

there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

Mr. Howard of Manchester asked that the reports of the committee be read.

Mr. Woodbury of Manchester objected.

Mr. Page of Haverhill moved that the reports be read.

The motion prevailed and the reports were read by the clerk.

Mr. Howard of Manchester moved that the minority report be substituted for the majority report.

(Discussion ensued.)

Mr. Sinclair of Portsmouth moved that the House adjourn.

On a viva voce vote the motion was lost.

Mr. Sinclair then called for a division, and a division was had with the following result:

Ninety-six gentlemen voted in the affirmative.

One hundred and fifty-seven gentlemen voted in the negative.

The motion did not prevail.

The motion of Mr. Howard of Manchester was then put,

And on a viva voce vote did not prevail.

Mr. Page of Haverhill then called for a division,

And pending the division, further discussion ensued.

The division still pending, Mr. Lyford of Concord moved that the reports be laid on the table and be made the special order for this afternoon at 2 o'clock.

The motion prevailed.

On motion of Mr. Gould of Manchester, the House adjourned

### AFTERNOON.

The House met at 2 o'clock according to adjournment.

(The speaker in the chair.)

SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, being the consideration of the following reports of the Committee on Elections:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Elections, to whom was submitted the remonstrance of Francis T. French and others, against the right of George F. Morrill of East Kingston to a seat in this House, having duly considered the same, and at considerable length, respectfully submit this their report in the following resolution:

Resolved, That Francis T. French is entitled to a seat in this House.

# FRANK I. MORRILL,

For the Committee.

The following minority report accompanied the report of the majority of the committee:

The Committee on Elections, to whom was referred the petition of Francis T. French for a seat in this House as representative of the town of East Kingston, having considered the same, respectfully submit the following report:

At the biennial election, held at East Kingston on the 8th day of November last, Francis T. French, the petitioner, received fifty-eight votes for representative, and George F. Morrill, the sitting member, fifty-nine, about which there was no dispute.

It is not disputed that there were sixteen Democratic votes cast where the voter received assistance from the election officers. Of these, twelve were assisted by Joseph G. Nelson, the Democratic clerk, and two by Joseph G. Nelson and William S. Titcomb, the Republican clerk. There were two marked by Joseph G. Nelson, upon which he also wrote the name of the person voting, to wit, Dana M. Fogg and John W. Nichols.

There were eight Republican votes cast where the voter was assisted by Mr. Titcomb, the Republican clerk. There were also two straight Democratic ballots in which French was voted for. There were seven votes cast on which there was no vote for representative. Of these, six were straight Democratic ballots, and one Republican. Of the six Democratic ballots on which

there was *no vote for representative*, two were marked by Mr. Nelson.

One ballot was marked "defective," for register of deeds, representative to the General Court, and moderator, and was not counted by the election officers, and is not included in the fifty-nine votes cast for Mr. Morrill. This ballot was marked for the Democratic candidates throughout, but the voter, in making his cross for register of deeds, placed the cross in the space below the name of the Democratic candidate, and also in the space below the name, of the representative to the General Court, Mr. Morrill. Mr. French's name was printed first on the ticket, as Republican candidate for representative, and Mr. Morrill's name was printed below. On the ballot in question, the cross was made in the square immediately below Mr. Morrill's name and opposite the blank left in the ticket. Otherwise the ballot was a straight Democratic ticket; and, following the precedent established by the house in the case of Wadleigh 7'. Lovering, where a ballot containing a cross through "gh" in the name of Wadleigh was counted for him, and where another ballot in which the cross was in the square below Wadleigh's name was counted for him; and following the precedent in the case of Brown of Claremont, who was given a seat upon a ballot on which the mark was made immediately below his name, instead of opposite, the ballot in question should be counted for Mr. Morrill, and would make the number of votes received by him sixty as against fifty-eight for Mr. French. If this vote should not be counted, upon the ground that the House should not go behind the official acts of the election officers, then the acts of the board of supervisors in putting the names of certain voters upon the lists, referred to hereafter, should not be disturbed or questioned.

The ballots marked by Mr. Nelson, upon which he placed the names of the voters, Fogg and Nichols, were objected to by the contestant at the hearing, upon the single ground that the voters did not take the oath before receiving assistance. But it appeared in the evidence, and it was not disputed, that before the voting commenced, an agreement was entered into between the Republican and Democratic election officers, that they would not

require voters to take the oath because, as they said, they knew who would be unable to mark his ballot, and they would therefore dispense with the formalities of an oath. Under this agreement Fogg and Nichols were allowed to vote without objection, and one or two other Democratic voters, but it appeared that as many, if not more, Republicans voted in the same way, so that there can be no just ground of complaint on either side. There was no dispute that both Fogg and Nichols required assistance, and had a right to receive it.

The only further objection made by the contestant was as to the right of A. Herbert Tilton, Frank W. Lee, and Fred Lord, to vote in East Kingston.

It appeared in the case of Mr. Lee, that he owned a place in East Kingston, which be bought over four years ago, and which he still owns; that he voted at the next election; that he lived upon the place nearly two years, working in Haverhill in the shoe-shop; that he moved his wife and little child to Milton Three-Ponds about a year and a half ago, for the purpose of putting his boy in the Nute high school; that he did so without intending or expecting to abandon East Kingston, but intending to return in the following September; that he did return during that month, and made repairs upon his house, preparatory to moving into it; that he never voted elsewhere; is about to return to East Kingston with his family; that his absence was strictly temporary and for the purpose stated; that he appeared before the board of supervisors on Monday and made oath to the foregoing facts, and that no one objected to his right to vote until after this contest was made. There was no evidence before the committee as to how Mr. Lee voted, and, so far as can be determined, one of the Democratic ballots upon which there was no vote for representative, may have been Mr. Lee's. other words, it did not appear affirmatively that Mr. Lee voted for Mr. Morrill, or that he did not cast one of the two Democratic ballots for French.

In the case of Mr. Lord, it appeared that he was married in East Kingston about eight years ago, to a young woman who lived there: that he is a man of dissolute habits, and was not liked by his wife's parents: that he voted in East Kingston from

the time when he came and resided there, nearly eight years ago, until the last election, except at the last March meeting, when his name was left off because he was undergoing a sentence in the state prison. After his return in April, he went to work in East Kingston, and visited his wife every day or every few days at their home; that she did his washing and mended his clothing from that time on until now; that he came there every Sunday and changed his clothes, did something to support his wife and child, had meals there occasionally and remained over night. He claimed that was his home, and was never denied access to it by the owner of the house, the grandfather of his wife, who testified to the foregoing facts.

While Mr. Lord received assistance in marking his ballot, there is no evidence but what one of the two ballots marked by Mr. Nelson, on which there was no mark for representative, may have been cast by Mr. Lord. In other words, it did not appear affirmatively that his vote was cast for Mr. Morrill.

It was objected that he was not sworn before voting. But, against the evidence of those who said *they did not see* him sworn, was the positive oath of the moderator and ballot clerk, that he did take the oath.

It also appeared in evidence that the night before election Mr. Lord went to the Republican headquarters, where the contestant and twelve others were in session, at half past ten o'clock, and stated that some one had agreed to get his name upon the check-list and that it had not been done. The contestant, Mr. French, also testified that on election day he met Mr. Lord alone, out of doors, back of the town hall, and that he asked him if he was not going to vote for him; that Lord replied that he thought he ought to but that he could not; that French replied he thought he ought to because he took him in to work when he came back from the state prison; that when he saw him go in to cast his vote he made up his mind he was a "goner," and that if he had voted for him (French) he "should have been willing to have had him do so."

Your committee regards it as a somewhat remarkable proposition for a contestant to ask that the sitting member be deprived of his seat, because an illegal vote was alleged to have been cast for him, when the contestant himself was seeking to have the same illegal vote cast for him, and would have regarded it as a legitimate transaction. And we cannot assent to the logic which would regard Mr. Lord as a legal voter up to the time when Mr. French sought his vote, and an illegal voter after he discovered he was a "goner."

In the case of Mr. Tilton, it appeared that he was born in East Kingston, has voted there at every election since he became twenty-one, to wit, sixteen years, that he never has moved from there; that four years ago he bought a livery stable in Exeter, which he kept for about eight months, in the meantime boarding in Exeter, with his wife and child, whom he took there to put into school; that after disposing of his livery, he purchased the furniture of a hotel and took a lease of it for his brother-in-law; that afterwards he was compelled to take it off his hands and finally dispose of it; that he left his entire household goods and his house completely furnished at East Kingston; that he moved nothing except a piano; that during the summer seasons, he with his family and friends occupied the house at East Kingston; that he had no purpose whatever of giving up his residence at East Kingston, and never in fact moved from there; that his name was on the posted list; that no objection was made to it before the board of supervisors, or in fact to any name that was put upon the list, and that his right to vote in East Kingston was beyond any sort of doubt or auestion.

There was no evidence as to how Mr. Tilton voted. So far as the committee can say, one of the four Democratic ballots on which there was no vote for representative may have been Mr. Tilton's. In other words, it did not appear affirmatively that he voted for Mr. Morrill, or that he did not cast one of the Democratic ballots for Mr. French.

If Mr. Lord had not the right to vote for Mr. Morrill, but would have had the right to vote for Mr. French, then the state of the vote would be fifty-nine for Mr. Morrill, and fifty-eight for Mr. French, provided he did vote for Mr. Morrill, of which there was no evidence; and if he and Mr. Lee voted for Mr. Morrill, of which there is no evidence, and had not a right to

vote, then the state of the vote would be fifty-eight for Mr. French, and fifty-eight for Mr. Morrill.

The undersigned, however, find that the votes of Mr. Lee and Mr. Lord and Mr. Tilton were legal and legally cast, and that upon the hypothesis that they all voted for Mr. Morrill, his vote was sixty as against fifty-eight for Mr. French. Assuming that the votes of Mr. Lee, Mr. Lord, and Mr. Tilton were not legal, and in the absence of evidence that the blank Democratic ballots were not cast by them, or the two Democratic ballots for French were not cast by Lee and Tilton, and that they did in fact vote for Mr. Morrill, your committee are unable to see any possible ground upon which the right of the sitting member to a seat in this House can be contested. None of the votes above referred to were challenged or objected to, nor was any objection made to the declaration of the election of Mr. Morrill by any one when the votes were counted, Mr. French being present.

Upon the vote for moderator, there was a majority of twelve for the Democratic candidate, and the Democratic ticket was generally successful by about ten majority, and upon the whole case, and upon all the evidence presented, your committee respectfully report that the petition of the said Francis T. French should be denied, and that the sitting member, George F. Morrill, be declared to be rightfully entitled to his seat in this House.

T. J. HOWARD.
DANIEL STEVENS.
HARRY A. WHITCHER.
JOHN BOWEN.
JAMES T. GORDON.

The pending question being the motion of Mr. Howard of Manchester, to substitute the minority for the majority report of the committee,

(Discussion ensued.)

Mr. Everett of Nashua moved that the bill be laid on the table and made the special order for Tuesday afternoon, March 21, at 3 o'clock.

The motion was lost.

Mr. Carroll of Warner moved the previous question.

Mr. Carroll withdrew his motion for the previous question.

The question was again stated, on Mr. Howard's motion, to substitute the minority for the majority report of the committee.

On a viva voce vote the motion did not prevail.

On the question of the adoption of the majority report of the committee, Mr. Howard of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

#### ROLL-CALL OF THE HOUSE.

One hundred and fifty-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Brown of Deerfield, Adams, Cooper, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Moulton of Hampstead, Pevear, Warner, Batchelder of North Hampton, Fernald, Newton, Cole of Salem, Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Worster, Smith of Dover, Towle of Dover, Perry of Dover, Hill of Durham, Nute, Wallingford, Richards, Osborn, Meader, Wallace, Waldron.

BELKNAP COUNTY. Rollins, Hunt of Gilford, Roby of Gilford, Smith of Gilford, Page of Gilmanton, O'Shea, Plummer of Laconia, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Demeritt, Harriman, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Chapman, Leach, Sturtevant, Merrick, Favor, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Lane, Cairoll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray. Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Danforth, Gould, Mullen, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Kaley, Brigham of Nashua, Cummings, Faxon, Woodward of Nashua, Jones of Nashua, Woodbury of Nashua, Woods, Wason, Prichard, Scott of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam. Davenport, Howe, Perry of Keene, Foskett, Farnum of Marlborough, Martin of Richmond, Davis of Sullivan, Nesmith, Carter of Swanzey, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Jewett, Severance, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell, Martin of Plainfield, Muzzy.

Grafton County. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Hoyt of Hanover, Storrs, Burton, Cheney, Spring, Howland, Wells, Derby, Buffum, Lamprey, Hunt of Piermont.

Coös County. Beattie, Van Dyke.

One hundred and twenty five gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson. Spofford, Priest of Derry, Johnson of Epping, Seavey, York of Kensington, Becker, Stackpole, Young of Newmarket, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Sleeper, Randall.

STRAFFORD COUNTY. Scott of Dover, Laughlin, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Jones of Rochester, Meskill, Roberts, Chase of Somersworth, Marston, Leahy, Meserve.

BELKNAP COUNTY. Nutter. Smith of Centre Harbor.

CARROLL COUNTY. Pitman, Nash, Gale of Jackson, Rumery, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Downes of Andover, Burroughs, Kittredge, Warren of Chichester, Tallant, Eastman of Concord, Mitchell, Gordon of Concord, Flint, Dean, Walker, Noyes, Nutting, Rowe, Fowler, Goss, Sherburne, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Emerson, Brooks of Hancock, Cleasby, Ward, Tonery, Lynch, Sullivan, P. H., Martin of Manchester, Daley, Allen, W. J., Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Montplaisir, Everett, Ledoux, Johnson of Nashua, Noble, Hobbs, Green, Barker, French.

CHESHIRE COUNTY. Lawrence, Norwood, Colony. Morrison of Marlow, Dort, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Hoyt of Charlestown, Johnson of Claremont, Loverin of Croydon, Wiley.

Grafton County. Plummer of Alexandria, Swasey, Follansbee of Dorchester, Webster, Page of Haverhill, Keyes, Bronson, Flanders of Littleton, Eastman of Littleton, Moulton of Lyman, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton, Whitcher, Blood.

Coüs County. Oswell, Locke of Carroll, Stevens, Noonan, Hatch of Northumberland, Blais, Day of Stratford, McIver.

The affirmative prevailed.

The majority report was adopted.

On this vote the following gentlemen were paired and did not vote, viz.: Messrs. Dodge of Rochester, Gale of Laconia, Chase of Canterbury, Woodworth, Frost, Field, Blandin, Jewell, Hatch of Littleton, Cook.

Mr. Page of Haverhill moved that the special order, being the consideration of the following entitled bill, be taken up, viz.:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

And that the following joint resolution, which was made the special order for this afternoon at 3:30 o'clock, be laid on the table:

Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

On a viva voce vote the motion prevailed.

Mr. Sulloway of Manchester called for a division, and a division was had with the following result:

One hundred and eighty-six gentlemen voted in the affirmative, and none in the negative.

The motion prevailed.

The following entitled bill was then taken up for consideration:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

The question being upon the amendments proposed by the committee, as follows:

1st. Amend section 1, line four, by striking out the words "but upon no other portion of the highway."

2d. Amend by inserting a new section, numbered 2, as follows:

SECT. 2. Whenever any highway in any town shall be out of repair or unsafe for travel, any three citizens or tax-payers in the state may give notice of such insufficiency to one of the selectmen or road agents of the town, or the mayor or street commissioners of cities, and a copy of said notice, duly signed, setting forth in general terms the location of such highway, and the nature of such insufficiency; and such town shall immediately thereafter cause to be placed proper danger signals to warn persons by day and night of such insufficiency, and shall within twenty-four hours thereafter commence repairing said highway, and continue such work in good faith and with reasonable dispatch until such highway is put in good and sufficient repair; and the town shall be liable for all accidents that may happen at such place or places subsequent to the time said notice of said deficiency of said highway was given to said town, provided said town has not commenced to repair the same.

Also amend by inserting a new section, as follows:

SECT. 3. Said citizens or tax-payers, upon refusal of the proper authority to make such repairs, may file with one of the county commissioners for the county in which said highway or bridge is situated, a complaint in writing, setting forth in general terms the location of such highway or bridge and the nature of the insufficiency complained of, and stating that they have personally examined said highway or bridge, which complaint shall be signed and sworn to by said complainants, and have attached thereto a certificate of such oath. Whereupon the commissioners receiving said complaint shall forthwith notify one of the selectmen or road agents of said town, or the mayor or street commissioners of cities, and also one or more of the persons filing said complaint, of the time and place when and where said board of commissioners meet for the examination of such highway or bridge, and for hearing upon such complaint. In pursuance of such notice, said commissioners, or a majority of them, shall examine said highway or bridge, and hear all parties interested as to the condition of said highway or bridge, and the repairs necessary to make said highway or bridge safe and convenient for public travel, and the amount required for said repair. And if, after such examination and hearing, said commissioners shall be of the opinion that said highway or bridge is out of repair, or unsafe for travel, they shall determine what repairs, rebuilding, or new constructions are necessary, and shall fix the amount therefor; and they shall make a written report of their finding, which report shall contain a full description of the repairs or constructions by them determined upon, and a statement of the amount required therefor, and shall conclude with an order requiring said town to make such repairs or constructions within such reasonable time as they shall determine upon, which shall not exceed ten days, unless in the opinion of said commissioners it is impracticable to complete said work in that time. commissioners shall forthwith file said report in the office of the county clerk of the county in which said highway or bridge is situated, and deliver a copy of said report to one of the selectmen or road agents of said town, or mayor or street commissioners of such city, and said report shall be final and conclusive as to the necessary repairs and the amount required therefor.

4th. Also amend by inserting a new section numbered section 4, as follows:

Sect. 4. At the expiration of the time limited for said repairs, it shall be the duty of said commissioners, without further complaint, upon such notice to the town as they may consider reasonable, to ascertain if their order has been complied with by said town, and if they find said town has failed to do the work ordered by them, said commissioners shall forthwith appoint an agent to expend upon said road the amount fixed in their report, taking from him a sufficient bond to secure the faithful performance of his duties, and shall file in the office of said county clerk a certificate, stating that their order has not been complied with, and that judgment should be entered against said town for the amount named in their report, and giving the name of the person appointed as their agent to expend said amount; and said clerk shall thereupon, by order of the court, enter up judgment in favor of such commissioners against said town for the amount named in said report, with costs, and shall issue execution therefor, returnable in thirty days from the date of said judgment, in which execution the officer collecting the same shall be directed to pay the amount of said judgment to the agent appointed by said commissioners, and the costs to the county clerk.

5th. Also amend by changing the numbers of sections 2 and 3 in the original bill to sections 5 and 6.

Mr. Page of Haverhill moved that all the amendments be adopted.

Mr. Page withdrew his motion.

The question then being stated on the adoption of the first amendment,

The affirmative prevailed.

The amendment was adopted.

The second, third, fourth, and fifth amendments, were taken up separately in their order and each adopted.

The bill as amended was then ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and that the bill be read a third time by its title and be put upon passage at the present time.

On the question,

(Discussion ensued.)

Mr. Woodbury of Manchester moved the previous question.

Mr. Woodbury withdrew his motion for the previous question.

On a viva voce vote the motion of Mr. Page of Haverhill, to suspend the rules, prevailed.

Mr. Sulloway of Manchester then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

One hundred and fifty-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, Gilingham, Spofford, Priest of Derry, Moulton of Hampstead. Perkins, Stackpole. Young of Newmarket, Bachelder of North Hampton, Fernald, Guptill, Woodman, Cole of Salem, Corning, Sleeper, Dinsmore.

STRAFFORD COUNTY. Swain, Hill of Durham, Nute, Wallingford, Ricker, Osborn, Meader, Wallace, Waldron.

Belknap County. Smith of Centre Harbor, Hunt of Gilford, Smith of Gilford, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Demeritt, Gale of Jackson, Harriman, Copp, Mathes.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Burroughs, Kittredge, Raymond, Farnum of Concord, Lyford, George

of Concord, Underhill, Woodworth, Flint, Walker, Leach, Merrick, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Young of Northfield, Chickering, Lane, Pressey, Carroll, Courser.

HILLSBOROUGH COUNTY. Little, Gray, Hobart, Whitaker, Pierce of Greenville, Baker, Felt, Cleasby, Danforth, Gould, Ward, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Nearbonne, Clark, C. C., Robinson of Manchester, Laneville, Gilmore, Allen, F., Wadsworth, Woodbury of Manchester, Herbert, Montplaisir, Reed, Foster of Milford, Kaley, Brigham of Nashua, Cummings, Faxon, Everett, Ledoux, Woodward of Nashua, Noble, Jones of Nashua, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough, Green, Barker,

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing. Bowen of Fitzwilliam, Davenport, Howe, Lawrence, Norwood, Foskett, Colony, Farnum of Marlborough, Davis of Sullivan, Dort, Hall, Aldrich.

SULLIVAN COUNTY. Jewett, Day of Cornish, Loverin of Croydon, Elwell, Coffin, Rowell, Martin of Plainfield, Wiley.

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Swasey, Fellows of Bristol, Copithorn, Gordon of Canaan, Hoyt of Hanover, Page of Haverhill, Keyes, Morse, Bronson, Burton, Cheney, Howland, Wells, Eastman of Littleton, Derby, Buffum, Colby of Plymouth, Whitcher, Blood.

Coös County. Oswell, Stevens, Noonan, Beattie, Marshall, Hatch of Northumberland, McIver.

Thirty gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Locke of Portsmouth, Sinclair, Moran of Portsmouth.

STRAFFORD COUNTY. Scott of Dover.

CARROLL COUNTY. Pitman, Nash, Rumery, Piper.

MERRIMACK COUNTY. Mitchell, Favor, Nutting, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Woodbury of Francestown, Emerson, Mullen, Sulloway, Colby of Manchester, Field.

CHESHIRE COUNTY. Perry of Keene, Morrison of Marlow, Martin of Richmond.

SULLIVAN COUNTY. Hoyt of Charlestown, Severance, Brown of Claremont.

GRAFTON COUNTY. Follansbee of Dorchester, Spring, Moulton of Lyman, Lamprey, Sargeant of Plymouth.

The affirmative prevailed.

The rules were suspended.

On this vote the following gentlemen were paired, and did not vote, viz.:

Messrs. Foster of Dover, Roberts, Brown of Concord, Brigham of Winchester.

The bill was read a third time by its title.

The question being stated,

Shall the bill pass?

And pending the question,

Mr. Page of Haverhill moved that the rules be suspended, and that the bill be laid on the table and be made the special order for Tuesday, March 21, at 11 o'clock in the forenoon.

On the motion, Mr. Woodbury of Manchester called for a division.

The division pending, Mr. Woodbury withdrew his call for a division.

On a viva voce vote the motion prevailed.

Mr. Lyford of Concord moved that the following joint resolution be taken from the table:

Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

The motion prevailed.

Mr. Lyford then moved that the joint resolution be laid on the table and be made the special order for Tuesday, March 21, at 11 o'clock in the forenoon.

The motion prevailed.

Mr. Sinclair of Portsmouth moved that the following entitled bill on the table, having been made the special order for this afternoon at 3 o'clock, be taken up:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The motion prevailed.

The pending question being on the motion to indefinitely postpone the bill,

And being stated,

And pending,

Mr. Sinclair moved that the bill be laid on the table and be made the special order for to-morrow forenoon at 11:30 o'clock.

The motion prevailed.

Mr. Francis T. French, the member from the town of East Kingston, having been given a seat in the House by resolution adopted by the House, unseating the sitting member, Mr. George F. Morrill, having been qualified before His Excellency the Governor, appeared and his name was placed on the journal of the House.

### THIRD READINGS.

The following entitled bills were read a third time and passed:

An act enabling the town of Durham to contract with the directors of the Durham Library Association.

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

An act in amendment of and in addition to the provisions of the Public Statutes, passed January session, 1891.

The following entitled bill, in order for a third reading, was taken up:

An act to incorporate the Bartlett Water Company.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill, being in order for a third reading. was taken up:

An act to incorporate the Francestown Water Company.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill, in order for a third reading, was taken up and read a third time:

An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes.

The question pending on the passage of the bill,

On motion of Mr. Scott of Peterborough, the bill was laid on the table.

The following entitled bill, in order for a third reading, was taken up and read a third time:

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

The question pending on the passage of the bill.

Mr. Eastman of Concord moved to lay the bill on the table.

The motion prevailed.

The following entitled bill, in order for a third reading, was taken up and read a third time:

An act in relation to trust companies and similar corporations.

The question pending on the passage of the bill,

Mr. Sinclair of Portsmouth moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill, in order for a third reading, was taken up:

An act in amendment of section 18 of chapter 127 of the Public Statutes, relating to the inspection and sale of milk.

On motion of Mr. Sulloway of Manchester, the bill was laid on the table.

Mr. Everett of Nashua moved that the rules be suspended and that the following resolution, on the table as unfinished business, be taken up and considered:

Resolved, That the secretary of state be directed to report to this House a complete statement of the sources of revenue of his office, together with a detailed report of the amount received by him the past two years as perquisites of his office in addition to his regular salary, and of the sources and amounts paid by him to the state treasurer.

The motion prevailed.

The rules were suspended.

The resolution was taken up.

The question being on the adoption of the resolution,

On a viva voce vote the affirmative prevailed, the resolution was adopted.

The following communication was read by the speaker:

DOVER, N. H., March 16, 1893.

Hon. R. N. Chamberlin:

DEAR SIR: I should like leave of absence for one week, on account of sickness in my family.

Yours resp'y, CHAS. T. MOULTON.

Leave of absence was granted as requested.

On motion of Mr. Lyford of Concord,-

Resolved, That when the House adjourn this afternoon it adjourn to meet at ten o'clock to-morrow forenoon.

The House then resumed the general order, which was on a third reading of bills.

The following entitled bill, in order for a third reading, was taken up and read a third time:

An act in relation to the sale and inspection of vinegar.

The question being stated, and pending on the passage of the bill,

Mr. Brigham of Winchester moved that the bill be laid upon the table.

On this motion Mr. Page of Haverhill called for a division, and a division was had with the following result:

Forty-four gentlemen voted in the affirmative.

Seven gentlemen voted in the negative.

No quorum having voted,

The speaker declared the House adjourned.

FRIDAY, MARCH 17, 1893.

The House met at 10 o'clock in the forenoon.

(The speaker in the chair.)

Prayer was offered by the chaplain.

LEAVE OF ABSENCE.

The following communication was read by the speaker:

DOVER, N. H., March 16, 1893.

Hon, R. N. Chamberlin, Speaker N. H. Legislature:

DEAR SIR: Please grant me leave of absence, on account of being sick. Hoping to be in my seat at an early day,

I am yours truly,

E. A. CRAWFORD, Ward 2, Dover, N. H.

Leave of absence was granted to Mr. Crawford for to-day.

PETITION PRESENTED.

To the Committee on the Judiciary:

By Mr. Nesmith of Surry, petition of Mrs. Ann Fassett for legislation on the subject of taxation.

On motion of Mr. Lyford of Concord,-

Resolved, That when the House adjourns this forenoon it adjourn to meet Monday evening next, at 7:30.

#### REPORTS OF COMMITTEES.

Mr. Guptill for the Committee of Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 14 of chapter 43 of the Public Statutes, relating to the duties of town officers," having considered the same, reported the same with the following amendment:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Nash for the Committee on Railroads, reported a bill entitled "An act authorizing the Franklin & Tilton Railroad to increase its capital stock," and recommended its passage.

The report was accepted and the bill read a first time and ordered to a second reading.

Mr. Kaley for the Committee on Banks, to whom was referred the House bill entitled "An act in relation to foreign insurance companies, corporations, associations, and agents," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, reported a bill entitled "An act to provide for the taxation of unincorporated or unorganized places, and for highways therein," and having considered the same, recommended its passage.

The report was accepted and the bill read a first time.

The question being stated,

Shall the bill be read a second time?

And pending,

Mr. Sinclair of Portsmouth moved that the bill be laid on the table.

The question being stated and pending, Mr. Sinclair withdrew his motion.

Mr. Gould of Manchester then moved that the rules be suspended, and that the bill be read a second time by its title at the present time.

(Discussion ensued.)

The question being stated and pending, Mr. Gould withdrew his motion.

The bill was then ordered to a second reading.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution in favor of the bridge over the Little Harbor river in the county of Rockingham, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution was laid on the table to be printed.

Mr. Sturtevant for the Committee on Roads, Bridges, and Canals, to whom was referred the House bill entitled "An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Piper for the Committee on Agriculture, to whom was referred the House bill entitled "An act for the protection of the owners of breeding horses," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Eastman for the Committee on the Judiciary, to whom

was referred the message of His Excellency the Governor, transmitting a communication from the Governor of Vermont, having considered the same, reported the accompanying joint resolution, authorizing the reëstablishment of the boundary post at the south-east corner of Vermont, and recommended its passage.

The report was accepted and the joint resolution was read a first time and ordered to a second reading.

Mr. Brigham of Winchester moved that the rules be suspended and that the joint resolution be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second and third time and passed.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the Senate bill from January session of 1891, entitled "An act to prohibit fishing in Turtle pond in Ward Two of the city of Concord," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Eastman for the Committee on the Judiciary, having considered the subject, reported a joint resolution authorizing a repayment of income paid over to the state as a part of the Benjamin Thompson fund, and recommended its passage.

The report was accepted, the joint resolution was read a first time, and ordered to a second reading.

Mr. Mitchell of Concord moved that the rules be suspended, and that the joint resolution be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended, the joint resolution was read a second and third time, and passed.

Mr. Colony for the Committee on Incorporations, to whom was recommitted the House bill entitled "An act to incorporate the Chesterfield Fish and Game League," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft read a first time.

Mr. Scott of Peterborough moved that the rules be suspended, and that the bill be read a second time by its title at the present time.

The motion prevailed.

The rules were suspended and the bill was read a second time by its title.

Mr. Brigham of Winchester then moved that the bill be laid on the table to be printed.

The motion prevailed.

Mr. Bronson for the Committee on Incorporations, to whom was referred the House bill entitled "An act to fix the charges for telegraph messages," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Osborn for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution, relating to an appropriation for building a bridge over the Androscoggin river in the town of Berlin, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Howard for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for an appropriation for the highway leading from Harrisville though the town of Nelson to Stoddard Long pond, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for the repair of the highway between the Willey House and the westerly line of Bartlett, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Howard for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution in favor and aid for highways in Millsfield, Errol, Wentworth's Location, and Dummer in Coös county, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Osborn for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for the repair of the highways from Breezy Point in Warren to North Woodstock, having considered the same, reported the same with the following resolution:

Recsolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Woodman for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution for repairing the New Hampshire turnpike in the town of Washington, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Woodman for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution in relation to repairs on highways through Pinkham woods in Coös county, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Page for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to grant an island in the Merrimack river to William Glover," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Wallace for the Committee on Railroads, to whom was referred the House bill entitled "An act to regulate fares on street railroads," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Johnson for the Committee on Railroads, to whom was referred the House bill entitled "An act relating to the Franklin & Tilton railroad, and to regulate fares and freight charges thereon," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Leach of Franklin, the bill and report were laid on the table.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891 entitled "An act to amend chapter 177, section 2, of the General Laws, relating to the time of killing ruffed grouse, partridges, and quails," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to fix and determine the salary of the adjutant-general," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act providing a bounty on hawks, owls, foxes, woodchucks, and porcupines," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to amend the charter of the Exeter water-works," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committeee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to prohibit the pollution of lakes or ponds on which ice is cut for domestic use," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act in amendment of chapter 67 of the Pamphlet Laws of 1889, relating to the taxation of savings-bank deposits," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to prohibit the commissioners in the several counties from contracting with physicians for the care and medical attendance on county paupers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the joint resolution from January session of 1891, "for relinquishing all claims of the state upon the trustees of Dartmouth college for fifteen thousand dollars on account of Culver Hall," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to establish medical examining and license boards," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act to sever the homestead farm of James A. Curtis from the town school district in Bristol, and annex the same to Union school district in said town, for school purposes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the Senate joint resolution from January session of 1891, for the appointment of a commission to ascertain the feasibility of purchasing the summits of the various mountains comprising the White mountain range, with the forests adjacent thereto, and preserving the same as a state park, having considered the same, reported the same with the following resoultion:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from January session of 1891, entitled "An act explanatory of an act approved June 27, 1873, in relation to the annexation of certain territory to the town of Bethlehem," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Cheney for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Hooksett & Pembroke Street Railroad Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Woodbury of Manchester, the bill and report were laid upon the table.

Mr. Downs for the Committee on Military Affairs, to whom was referred the House joint resolution "for the erection of a monument on the battlefield of Gettysburg by the First N. H. Battery of Light Artillery," having considered the same, reported the same without amendment, and recommended its passage.

The following minority report accompanied the majority report:

The undersigned, members of the Committee on Military Affairs, to whom was referred the House joint resolution "for the erection of a monument on the battlefield of Gettysburg by the First N. H. Battery of Light Artillery," beg leave to submit the following report, with the accompanying resolution:

The undersigned find that at a previous session of the New Hampshire Legislature the sum of five hundred dollars has been appropriated for the purpose of building monuments for each of the New Hampshire regiments engaged in the Battle of Gettysburg, and that the sum of five hundred dollars was at the same time appropriated to build a monument for the First New Hampshire battery, and we can see no reason why the battery should be more favored than the Second, Fifth, and Twelfth regiments New Hampshire volunteers, and the First regiment New Hampshire sharpshooters. Therefore we report the following resolution:

Resolved, That it is inexpedient to legislate.

C. L. SEVERANCE. S. W. CLOW. PERLEY R. FOLLANSBEE. CHAS. R. BROWN.

Mr. Scott of Peterborough moved to substitute the minority for the majority report.

This motion pending,

On motion of Mr. Scott of Peterborough, the joint resolution and reports were laid on the table to be printed.

Mr. Kaley for the Committee on Banks, to whom was referred the Senate bill entitled "An act in amendment of chapter 269 of the Session Laws of 1889, entitled 'An act to incorporate the People's Mortgage and Debenture Company in the city of Dover,'" having considered the same, reported the same with amendments, and recommended its passage, viz.:

Amendment No. 1. Nothing in the charter shall allow a savings-bank business.

Amendment No. 2. The Legislature may alter, amend, or repeal this act whenever in their opinion the public good may require.

The report was accepted, the amendments adopted, and the bill ordered to a third reading.

Mr. Pearl for the Committee on the Revision of Statutes, to whom was referred the Senate bill entitled "An act to amend section 8, chapter 31 of the Public Statutes, in relation to the rights and qualifications of voters," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Pearl for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amend-

ment of chapter 31, section 8 of the Public Statutes, relating to the rights and qualifications of voters, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Rowell for the Committee on Asylum for the Insane, to whom was referred the petition of Jacob N. Woodward and thirty-nine others, reported as follows:

After having a hearing on said petition and only Jacob N. Woodward appearing before said committee, and in the opinion of the committee he being a man of unbalanced mind, we beg to report that said petitioners have leave to withdraw.

The report was read.

Mr. Mitchell of Concord moved that the petition and report be recommitted to the committee.

(Discussion ensued.)

The motion prevailed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the House joint resolution in relation to the purchase by the state of the birthplace of Daniel Webster, having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Foster for the Special Committee, consisting of the Dover delegation, to whom was referred the House bill entitled "An act to amend the city charter of the city of Dover and to provide for a fire department," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill in a new draft was read a first time, and ordered to a second reading.

Mr. Lyford for the Special Committee consisting of the delegation from the city of Concord, having considered the question of the reorganization and equalization of the senatorial districts of the state, reported the accompanying bill and recommended its passage:

An act in amendment of chapter 15 of the Laws of 1891, entitled "An act to reorganize and equalize the senatorial districts of the state."

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Eastman of Concord moved that the following entitled bill be taken from the table:

An act to abolish days of grace.

The motion prevailed.

Mr. Eastman then moved that the bill be postponed to the next session of the legislature.

The motion prevailed.

On motion of Mr. Page of Haverhill,-

Resolved, That the clerk be authorized to procure the printing of five hundred copies of the following entitled bill:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act to establish a state inspector of electric railways and electrical wiring of buildings.

The motion prevailed.

Mr. Eastman of Concord moved that the bill be indefinitely postponed.

# (Discussion ensued.)

Mr. Eastman withdrew his motion.

The bill was then laid on the table to be printed.

### SECOND READINGS.

The following entitled bills and joint resolution were read a second time and laid on the table to be printed:

An act to establish the salary of the special police justice of the city of Manchester.

An act to amend chapter 62 of the Laws of 1891, relating to the board of library commissioners.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

## SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act to fix the time of opening and closing the polls in national and state elections.

Mr. Lyford then moved that the bill be placed in the general order for a third reading.

The motion prevailed.

Mr. Sinclair of Portsmouth called for the next special order, which was upon the following entitled bill:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

Mr. Sinclair then moved that the further consideration of the bill be made the special order for Tuesday, March 21, at 11:20 o'clock in the forenoon.

The motion prevailed.

Mr. Nash of Conway moved that the following entitled bill be taken from the table:

An act relating to the division of towns and the creation of new towns.

The motion prevailed.

The bill having been printed and distributed, Mr. Nash moved that it be placed in the general order.

Mr. Nash withdrew his motion, and on motion of Mr. Page of Haverhill, the bill was again laid on the table.

Mr. Gilmore of Manchester moved that the following entitled bill be taken from the table:

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

The motion prevailed.

Mr. Page of Haverhill then moved that the bill be laid on the table.

The motion prevailed.

### BILLS FORWARDED.

The following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act in amendment of section 7 of chapter 132, Game Laws, in relation to trapping and snaring birds.

An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton.

An act to incorporate the Mascot Water and Electric Supply Company.

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution in favor of Richard Woodham.

Joint resolution in favor of the commissioners for the revision of the statutes.

The following entitled bill, having been printed and distributed, was taken up:

An act to incorporate the Bennington Water-Works Company.

The bill being on its second reading, Mr. Gray of Bennington offered the following amendment, which was adopted:

Add at the end of section 6 the following words: And the town of Bennington or fire precinct therein shall have the right to take the property of said water-works company any time at cost or appraisal, and that building operations shall be commenced within three years.

The bill was then ordered to a third reading.

Mr. Gray of Bennington then moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

The following entitled bill, having been printed and distributed, was taken up and ordered to a third reading:

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school-money.

Mr. Hoyt of Hanover moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

The following entitled bill, having been printed and distributed, was taken up:

An act to prevent the pollution of the waters and streams of the state.

The bill being upon its second reading,

And the question being stated,

Shall the bill be read a third time?

And pending,

On motion of Mr. Morrill of Hopkinton, the bill was laid on the table.

The following joint resolution, having been printed and distributed, was taken up and ordered to a third reading:

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall, in the Capitol at Washington.

Mr. Sinclair of Portsmouth moved that the rules be suspended and that the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

The following entitled bill, having been printed and distributed, was taken up:

An act to provide for the pauper and indigent insane.

The bill having been read a second time,

And the pending question being,

Shall the bill be read a third time?

And being stated,

Mr. Lyford of Concord moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill, having been printed and distributed, was taken up and ordered to a third reading:

An act in relation to Dartmouth college and the New Hampshire College of Agriculture and Mechanics Arts.

Mr. Sinclair of Portsmouth moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

The following entitled bill, having been printed and distributed, was taken up:

An act to authorize the fish and game commissioners to construct and maintain fishways.

The bill being on its second reading,

And the pending question being,

On the third reading of the bill,

Mr. Brigham of Winchester moved that it be laid on the table.

The motion prevailed.

The following entitled bill, having been printed and distributed, was taken up:

An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes.

The bill being on its second reading, Mr. Mitchell of Concord offered the following amendment, which was adopted:

Amend the bill as follows:

Strike out sections 1, 2, and 3, and substitute in place thereo the following:

SECT. I. The allowance of a bill of exceptions, or case reserved, or amendments thereto, may be made by the supreme court at the law term as the facts shall then appear, and rules regulating the same may be made by said court.

The bill was then ordered to a third reading.

Mr. Sinclair of Portsmouth moved that the following entitled bill, laid on the table on his motion, be taken from the table:

An act in relation to trust companies and similar corporations.

The motion prevailed.

The bill having been read a third time,

And the pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed.

The bill passed.

Mr. Leach of Franklin called for the special order, which was on the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

The bill having been read a second time, and printed and distributed, and the pending question being,

Shall the bill be read a third time?

And being stated and pending,

Mr. Leach of Franklin moved that the bill be placed in the general order.

The question being stated,

The motion prevailed.

Mr. Rowell of Newport moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill, having been printed and distributed, together with an amendment, offered by Mr. Pearl of Farmington but not read to the House, was taken up:

An act relating to the maintenance and supervision of free public libraries.

Amend section I by inserting after the word "town," in the first line thereof, the words, adopting the provisions of this act, so that said section shall read:

Section 1. The selectmen in each town adopting the provisions of this act shall assess, annually, upon the polls and ratable estate taxable therein, a sum to be computed at the rate of thirty dollars for every dollar of the public taxes apportioned to such town, and so for a greater or less sum.

Amend section 4 by inserting after the word "town," in the first line thereof, the words, adopting the provisions of this act, so that said section shall read:

SECT. 4. Every town adopting the provisions of this act shall, at its annual meeting, or at a legal town meeting duly warned for that purpose by the selectmen, elect a board of library trustees, except in cases where a free public library has been or may be acquired by the town, in whole or in part, by some donation or bequest, containing other conditions or provisions for

the election of its trustees, or for its care and management, which conditions have been accepted and agreed to by vote of the town.

Mr. Page of Haverhill moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill, and the majority and minority reports thereon, having been printed and distributed, were taken up:

An act in amendment of chapter 161 of the Laws of 1878, entitled "An act in amendment of an act to establish the city of Concord," approved July 6, 1849.

The pending question being the motion of Mr. Mitchell of Concord, to substitute the minority for the majority report of the committee,

And being stated and pending,

Mr. Mitchell of Concord moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill, having been printed and distributed, was taken up:

An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission and establishing a board of protection.

The pending question being on the motion of Mr. Noble of Nashua, to substitute the minority for the majority report of the committee,

And pending,

Mr. Noble of Nashua moved that the bill be laid on the table.

The motion prevailed.

Mr. Eastman of Concord moved that the House adjourn.

The motion prevailed.

MONDAY, MARCH 20, 1893.

The House met at 7:30 o'clock according to adjournment.

(The speaker in the chair.)

# REPORTS OF COMMITTEES.

Mr. Woodworth for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution providing for the construction of a highway to the summit of Cardigan mountain in the town of Orange, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gould for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution to appropriate money for the removal of rocks from, and repair of, the county road and New Hampshire turnpike in the town of Deering, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Perry for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Moosilauke Electric Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Gilmore for the Committee on Railroads, to whom was referred the Senate bill entitled "An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds," having considered the same, reported the same with the following amendments, and recommended its passage, viz.:

Amend the title by inserting after the word "issue" the words, and refund its outstanding.

Further amend by inserting after the word "issued," in the ninth line of section 1, the words, to refund its outstanding bonds, not exceeding seven hundred thousand dollars.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Woodworth for the Committee on Roads, Bridges, and Canals, to whom was referred the House joint resolution ap propriating a sum of money to aid in building and maintaining a carriage road on and near Catamount mountain in the town of Pittsfield, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

## LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Whitaker of Deering for three days, on account of important business.

### SECOND READINGS.

The following entitled bills were read a third time and laid on the table to be printed:

An act in amendment of the Laws of 1891, entitled "An act to reorganize and equalize the senatorial districts of the state."

An act to grant an island in Merrimack river to William Glover.

An act to provide for the taxation of unincorporated or unorganized places and for highways therein.

An act to sever the homestead farm of John W. Mathews from Ossipee, and annex the same to Wakefield, for school purposes.

Joint resolution in relation to tax of 1892 on the Sandwich Savings Bank.

The following entitled bills were read a second time and ordered to a third reading:

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

An act to amend the charter of the city of Dover, and to enable said city to provide for a fire department.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act in amendment of section 8, chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

The question being stated,

And pending,

Mr. Page by unanimous consent withdrew his motion.

On motion of Mr. Eastman of Concord, the House adjourned.

TUESDAY, MARCH 21, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

### PETITIONS PRESENTED AND REFERRED.

To the Committee on Claims:

By Mr. Morrill of Hopkinton, petition of Francis T. French, for reimbursement for expense incurred in contesting his right to a seat in this House.

## REPORTS OF COMMITTEES,

Mr. Leach for the Committee on Revision of Statutes, to whom was referred the House bill entitled "An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license or mortgage of real estate," having considered the same, reported the same with an amendment, and recommended its passage, viz.:

Strike out all after the enacting clause and insert the following:

Section 1. Any guardian, upon return of the inventory of the estate of his ward, may apply to the judge of probate by petition for a license to mortgage the real or personal estate of his ward, and the judge may by license authorize the mortgage of the same, but each license shall specify for what amount said mortgage shall be given; and guardians are hereby authorized to execute valid mortgages upon the estate of their wards in accordance with said license, but no guardian shall be personally liable upon any note executed in accordance with said license, provided it appear on the note that he signs the same as guardian.

SECT. 2. The provisions of this act shall extend to and include administrators, and administrators and guardians when jointly interested in any estate.

SECT. 3. This act shall take effect upon its passage.

The report was accepted, the amendment adopted, and on motion of Mr. Eastman of Concord, the bill was laid on the table to be printed.

Mr. Emerson for the Committee on Agriculture, to whom was

referred the House bill entitled "An act to regulate and control the building of barbed wire fence," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The following minority report accompanied the majority report:

The undersigned, a member of the Committee on Agriculture, to whom was referred the House bill entitled "An act to regulate and control the building of barbed wire fence," being unable to agree with the majority of the committee, reports that the bill pass without amendment, and recommends its passage.

JOHN C. MORRISON.

Mr. Morrison of Boscawen moved to substitute the minority for the majority report.

On the motion.

(Discussion ensued.)

The question being stated,

On a viva voce vote the motion was lost.

Mr. Morrison then called for a division, and a division was had with the following result:

Thirty-five gentlemen voted in the affirmative.

One hundred and fifty gentlemen voted in the negative.

The negative prevailed.

The motion was lost.

The majority report, with the resolution "That it is inexpedient to legislate," was then adopted.

Mr. Gould of Manchester offered the following concurrent resolution, which was adopted:

Resolved, by the House of Representatives, the Senate con-

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curring, that the present session of the Legislature be brought to a final adjournment on Friday, March 31, 1893, at 12 o'clock noon.

#### BILL FORWARDED.

The following entitled bill, having been printed and distributed, was taken up and ordered to a third reading:

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

## MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to incorporate the Charles Wilder Manufacturing Company.

An act to incorporate the Bristol Street Railway.

An act to incorporate the Manchester district parsonage board of trustees of New Hampshire conference of the Methodist Episcopal church.

An act to sever the farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee, for school purposes.

An act to incorporate the Ashland Water-Works Company.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

An act to enable the town of Loudon to purchase the school property in said town.

An act in amendment of section 2, chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to incorporate The Gymnasium.

An act to incorporate the Woodsvillle Manufacturing Company.

An act to revive the charter of Pittsfield bank, passed June session, 1879.

An act to incorporate the grand lodge of New Hampshire Knights of Pythias.

An act to incorporate the Bartlett Electric Light and Power Company.

An act to incorporate the Kearsarge Railroad Company.

An act relating to the height of railroad bridges and freight cars.

The Senate concur with the House of Representatives in the passage of the following bill, with an amended title, in the passage of which amendment to the title they ask the concurrence of the House of Representatives:

An act to sever the homestead of Bert P. Thompson from school district in Lee, and annex the same to the town of Newmarket, for school purposes.

Amend the title by striking out the words, "school district in," and insert in place therof, the town of.

The Senate deem it inexpedient to legislate upon the following entitled bills, sent up from the House of Representatives:

An act in relation to lumber and wood roads and landings.

An act in amendment of section 27, chapter 191 of the Public Statutes, relating to suits by or against administrators.

An act to amend section 4, chapter 133, Public Statutes of 1891, entitled "An act to protect salmon and trout."

An act in addition to chapter 7 of the Public Statutes, relating to the state house and yard.

The Senate have passed the following entitled bills, in the passage of which they ask the concurrence of the House of Representatives:

An act in relation to foreign building and loan associations and agents.

An act to appoint medical examiners, and to amend chapter 262 of the Public Statutes, relating to coroners' inquests.

An act to establish the salary of the judge of probate for the county of Rockingham.

### SENATE BILLS FORWARDED.

The following entitled bills, sent down from the honorable Senate, were read twice and referred:

To the Committee on Banks:

An act in relation to foreign building and loan associations and agents.

To the Committee on the Judiciary:

An act to appoint medical examiners, and to amend chapter 262 of the Public Statutes, relating to coroners' inquests.

An act to establish the salary of the judge of probate for the county of Rockingham.

## SENATE AMENDMENT CONCURRED IN.

The House concurred in the following Senate amendment to the following entitled House bill:

An act to sever the homestead of Bert P. Thompson from school district in Lee, and annex the same to school district in Newmarket, for school purposes.

# Amend as follows:

Strike out the words in the title, "school district in," and insert the words, the town of.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled joint resolution:

Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

The pending question being on the adoption of the following amendment, proposed by Mr. Lyford of Concord:

Amend the second section of the joint resolution, by striking out all after the word "staff," in the fourth line of said section, and insert the following:

Be requested to attend said exposition upon said day; and that in order to provide the necessary transportation and subsistence for those attending, the sum of twenty-five hundred dollars, or so much thereof as may be necessary, is hereby appropriated; and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The final accounts and vouchers for all expenditures shall be audited and approved by the Governor and council. So that said section shall read as follows:

Resolved, That for the proper representation of the state at said exposition, upon the day expecially set apart for the state of New Hampshire, His Excellency the Governor, the honorable council, the secretary of state, the Governor's staff, be requested to attend said exposition upon said day; and that in order to provide the necessary transportation and subsistence for those attending, the sum of twenty-five hundred dollars, or so much thereof as may be necessary, is hereby appropriated; and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. The final accounts and vouchers for all expenditures shall be audited and approved by the Governor and council.

# (Discussion ensued.)

By unanimous consent Mr. Lyford withdrew his motion to amend.

The joint resolution was then ordered to a third reading.

Mr. Hoyt of Charlestown then moved that the rules be suspended and that the joint resolution be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

Mr. Sinclair of Portsmouth called for the next special order, which was the consideration of the following entitled bill:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The pending question being on the motion to indefinitely postpone the bill,

And being stated and pending,

Mr. Page of Haverhill moved that the bill be laid on the table.

The motion prevailed.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

The motion prevailed.

The bill being on its second reading.

And the question being stated,

Shall the bill be read a third time?

And the question pending,

Mr. Rowell of Newport moved that the bill be amended by

striking out the word "ten" in the tenth line of the bill, and inserting in place thereof the word seven.

By unanimous consent Mr. Rowell withdrew his motion to amend.

Mr. Rowell then moved that the bill be indefinitely postponed.

This motion pending,

Mr. Page of Haverhill moved that the bill be laid on the table.

The motion prevailed.

Mr. Lyford of Concord offered the following resolution, which was adopted:

Resolved, That when the House adjourns this forenoon it adjourn to meet at 4 o'clock this afternoon.

On motion of Mr. Page of Haverhill, the House adjourned.

# AFTERNOON.

The House met at 4 o'clock according to adjournment.

(The speaker in the chair.)

LEAVE OF ABSENCE.

The following communication was read by the speaker:

CAMPTON, March 21, 1893.

Robert N. Chamberlin, Esq.:

My Dear Sir: There is a member of my family very sick, on account of which I beg leave of absence for this week.

Yours respectfully,

R. H. COPITHORN,

Campton, N. H.

The question being stated,

Shall leave of absence be granted?

The affirmative prevailed and leave of absence was granted.

Mr. Page of Haverhill moved that the following entitled bill. made the special order for this afternoon at 2 o'clock, be taken up:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

The motion prevailed.

The bill was taken up.

Mr. Page then moved that the bill be laid on the table and be made the special order for to-morrow forenoon at 11 o'clock.

The motion prevailed.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The motion prevailed.

Mr. Page then moved that the bill be laid on the table and be made the special order for tomorrow afternoon at 2 o'clock.

The motion prevailed.

# THIRD 'READINGS.

The following entitled bills were read a third time and passed:

An act making appropriations for the New Hampshire Soldiers' Home.

An act for the more effectual punishment of habitual criminals.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

An act to amend the city charter of the city of Dover, and to enable said city to provide for a fire department.

An act to provide for the maintenance of a school jointly by the school districts of the city of Rochester and the town of Milton.

An act to incorporate the Ossipee Valley Railroad Company.

An act to incorporate the Upper Ammonoosuc Railway Company.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act to incorporate the Mascot Water and Electric Supply Company.

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association.

An act in amendment of chapter 269 of the Session Laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes.

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

Joint resolution for remuneration of George H. Wadleigh, for expenses incurred in contesting his right to a seat in this House.

Joint resolution in favor of the commissioners for the revision of the Statutes.

The following entitled bill was read a third time, and the question pending on its passage, the bill was, on motion of Mr. Page of Haverhill, laid on the table:

An act to fix the time of opening and closing the polls in national and state elections.

The following entitled bill was read a third time and refused a passage:

An act in amendment of section 7, chapter 132, General Laws, in relation to trapping and snaring birds.

The following joint resolution was read a third time:

Joint resolution in favor of Richard Woodham.

The question pending on the passage of the joint resolution, it was, on motion of Mr. Sulloway of Manchester, laid on the table.

## MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate have passed a bill with the following title, in the passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Keene Electric Railway Company.

### SENATE BILL FORWARDED.

The following entitled bill, sent down from the honorable Senate, was read twice and referred to the Committee on Railroads:

An act to incorporate the Keene Electric Railway Company.

On motion of Mr. Eastman of Concord, the House adjourned.

WEDNESDAY, MARCH 22, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

## LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Downes of Andover for the remainder of the week, on account of sickness.

Leave of absence was granted to Mr. Killey of Manchester for to-day, on account of sickness.

# NOTICE OF RECONSIDERATION.

Mr. Baker of Hillsborough gave notice, that having voted in the affirmative on the passage of the following entitled joint resolution, he would, on to-morrow or some subsequent day. move to reconsider the vote whereby said joint resolution was passed:

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

### REPORTS OF COMMITTEES.

Mr. Page for the Committee on the Judiciary, to whom was referred the House bill entitled "An act to provide for the inspection of and regulating the sale of beef," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to amend section 6 of the act approved March 10, 1893, entitled 'An act

providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes,'" and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Brigham of Winchester moved that the rules be suspended, and that the bill be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time and passed.

Mr. Sulloway for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to define and regulate the mode of publishing notices in courts of probate." and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Nash of Conway moved that the rules be suspended, and that the bill be read a second and third time at the present time, and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time and passed.

Mr. Storrs for the Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate the Columbian Indemnity Company of Manchester," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act compelling railroad companies to make their mileage tickets interchangeable in the state," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted.

Mr. Rowell of Newport moved that the bill and report be laid on the table.

The motion prevailed.

Mr. Sargent for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Salem and Derry Street Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Mr. Corning of Salem moved that the bill and report be laid on the table.

The motion prevailed.

The following report was received:

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Insurance, to whom was referred the House bill entitled "An act to incorporate companies to do business of life or accident insurance on the assessment plan, and to control such companies of this state, and of other states doing business in this state," having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

S. LITTLE,

E. H. EVERETT, of Nashua.

E. E. WARREN,

E. P. STORRS,

E. H. BROWN,

For the Committee.

On motion of Mr. Page of Haverhill, the bill and report were laid on the table.

Mr. Felt for the Committee on the Asylum for the Insane, to whom was referred the petition of Jacob N. Woodward and thirty-nine others, having granted a hearing on the same, reported the same with the following resolution:

Resolved, That said petitioners have leave to withdraw.

The report was accepted and the resolution adopted.

Mr. Spring for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act relating to the children of paupers," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

### SPECIAL ORDER.

Mr. Page of Haverhill called for the special order, which was upon the following entitled bill:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

The pending question being,

Shall the bill pass?

(Discussion ensued.)

The following gentlemen spoke in favor of the bill:

Messrs. Spring of Lebanon, Gould of Manchester, Carroll of Warner.

The following gentlemen spoke against the passage of the bill:

Messrs. Nash of Conway, Mitchell of Concord, Sulloway of Manchester.

(Mr. Eastman of Concord in the chair.)

The question pending,

Mr. Hatch of Peterborough moved that the house adjourn.

On a viva voce vote the motion did not prevail.

Mr. Hatch then called for a division, and a division was had with the following result:

Twenty-eight gentlemen voted in the affirmative.

One hundred and twenty-four gentlemen voted in the negative.

No quorum voted.

Mr. Page of Haverhill then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Seventeen gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Gillingham, Follansby of Exeter, Ingalls of Kingston.

STRAFFORD COUNTY. Fletcher of Farmington.

CARROLL COUNTY. Clark of Conway.

MERRIMACK COUNTY. Favor, Nutting.

HILLSBOROUGH COUNTY. Woodbury of Francestown, Allen, F., Smith of Manchester, Wadsworth, Noble.

CHESHIRE COUNTY. McDuffee of Keene.

SULLIVAN COUNTY. Severance, Huntley, Wiggins of Springfield.

Coös County. Gilbert.

One hundred and seventeen gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. McDuffee of Candia, Brown of Deerfield, Wetherell, Moulton of Hampstead, York of Kensington, Becker, Dow, Guptill, Cole of Salem, Conner, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Perry of Dover, Nute, Kingman, Wallingford, Ricker, Richards, Jones of Rochester, Dodge of Rochester, Meserve.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Roby of Gilford. Smith of Gilford, Page of Gilmanton, Gale of Laconia, Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Demeritt, Gale of Jackson, Piper.

MERRIMACK COUNTY. Downs of Andover, Kittredge, Brown of Concord, Raymond, Lyford, Underhill, Walker, Robie of Hooksett. Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Chickering, Lane, Goss, Carroll.

HILLSBOROUGH COUNTY. Little, Pierce of Greenville, Baker, Felt, Gould, Priest of Manchester, Clark, G. M., Downs of Manchester, Nearbonne, Gilmore, Eaton of Manchester, Reed, Brigham of Nashua, Cummings, Faxon, Ledoux, Jones of Nashua, Woodbury of Nashua, Prichard, Scott of Peterborough, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Gowing, Bowen of Fitz-william, Lawrence, Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Brigham of Winchester.

SULLIVAN COUNTY. Jewett, Brown of Claremont, Loverin of Croydon, Coffin, Rowell, Martin of Plainfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Gordon of Canaan, Webster, Brooks of Franconia, Cole of Grafton,

Ford, Hoyt of Hanover, Storrs, Page of Haverhill, Keyes, Bronson, Burton, Cheney, Spring, Wells, Flanders of Littleton, Derby, Buffum, Hunt of Piermont.

Coös County. Beattie, Bullard, Hatch of Northumberland, Blais, Wheeler, Van Dyke, McIver.

Two gentlemen, viz., Messrs. Sweeney of Nashua and Sargeant of Plymouth, were on the floor of the House when the question was stated, and on their names being called declined to vote.

The following gentlemen were paired and did not vote, viz., Messrs. Winn and Quint.

No quorum having voted, the speaker declared the House adjourned.

## AFTERNOON.

The House met at 2 o'clock.

(The speaker in the chair.)

## LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Field of Nashua for today, on account of sickness.

#### RECESS.

On motion of Mr. Perry of Keene, the house took a recess untill 3 o'clock.

AFTER RECESS .- THIRD READING.

The following entitled bill was read a third time and passed:

An act to authorize the Worcester, Nashua, & Rochester Railroad Company to issue bonds.

On motion of Mr. Nesmith of Surry,—

# Journal of the House.

Resolved, That the Committee on Education be instructed to inquire what the present status of the town of Surry may be under existing school laws, whether it comes within a single town district or if its division into several school districts shall legally exists, and report by bill or otherwise.

On motion of Mr. Brown of Claremont,—

Resolved, That the House of Representatives, the Senate concurring, hereby tender hearty thanks to their fellow-member, Charles H. Hoyt, for the very enjoyable representation of his famous drama, "A Temperance Town," so generously given by him to the members of the Legislature yesterday P. M., at White's opera house.

Mr. Felt of Hillsborough moved that the following joint resolution be taken from the table:

Joint resolution in favor of the New Hampshire asylum for the insane.

The motion prevailed.

Mr. Felt then moved that the joint resolution be recommitted to the Committee on Asylum for the Insane.

The motion prevailed.

Mr. Page of Haverhill moved that the rules be suspended, and that the following entitled bill, being unfinished business, be taken up:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

On a viva voce vote the motion prevailed.

Mr. Eastman of Concord called for a division, and a division was had with the following result:

One hundred and ninety-nine gentlemen voted in the affirmative.

Four gentlemen voted in the negative.

The motion prevailed.

The rules were suspended.

The bill was taken up.

The pending question being upon the passage of the bill,

(Discussion ensued.)

Mr. Mitchell moved that the bill be put back upon its second reading.

On a viva voce vote the motion prevailed.

The bill being upon its second reading, Mr. Mitchell of Concord offered the following amendment:

Amend section r by striking out the word "or," before the word "sluiceway," in the third line, and add the words, and sidewalks, after the word "sluiceway," in the third line of said first section.

On the question of the adoption of the amendment,

(Discussion ensued.)

On a viva voce vote the amendment was not adopted.

Mr. Mitchell of Concord called for a division, and a division was had with the following result:

Sixty-six gentlemen voted in the affirmative.

One hundred and seventy-two gentlemen voted in the negative.

The negative prevailed.

The amendment was not adopted.

Mr. Mitchell then offered the following amendment:

Amend section 1 by adding thereto the following, viz.:

But any person or corporation, except municipal corporations, through whose negligence or carelessness any obstruction, defect, insufficiency, or want of repair is caused, shall be liable for all damages sustained by any one in consequence of such defect, insufficiency, or want of repair, which damages may be recovered in an action on the case.

On the question of the adoption of the amendment,

(Discussion ensued.)

On a viva voce vote the negative prevailed.

Mr. Mitchell of Concord called for a division, and a division was had with the following result:

Sixty-two gentlemen voted in the affirmative.

One hundred and fifty-six gentlemen voted in the negative.

The negative prevailed.

The amendment was not adopted.

Mr. Brigham of Winchester demanded the yeas and nays.

The roll-call pending, Mr. Brigham withdrew his demand for the yeas and nays.

The bill was then ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and that the bill be read a third time by its title and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title.

On the question,

Shall the bill pass?

Mr. Sulloway of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and eighty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, Gillingham, Spofford, Brown of Deerfield, French of East Kingston, Follansby of Exeter, Wetherell, Hooke, Perkins, Bachelder of North Hampton, Fernald, Dow, Guptill, Sinclair, Woodman, Cole of Salem, Sleeper, Randall, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball. Smith of Dover, Towle of Dover, Perry of Dover, Hill of Durham, Nute, York of Lee, Wallingford, Ricker. Richards, Dodge of Rochester, Wallace Waldron.

Belknap County. Nutter, Smith of Centre Harbor. Hunt of Gilford, Roby of Gilford, Smith of Gilford, Page of Gilmanton. Wadleigh of Meredith, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Demeritt, Gale of Jackson, Harriman, Gilman, Bryant, Mathes.

MERRIMACK COUNTY. Downes of Andover, Morrison of Boscawen, Burroughs, Kittredge, Warren of Chichester, Raymond, Tallant, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Walker, Leach, Sturtevant, Merrick, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Rowe, Woodward of New London, Young of Northfield, Chickering, Lane, Fowler, Goss, Pressey, Carroll, Courser,

HILLSBOROUGH COUNTY. Pierce of Greenville, Baker, Felt, Haselton, Danforth, Gould, Priest of Manchester, Clark, G. M., Fullerton, Clark, C. C., Gilmore, Dodge of Manchester, Woodbury of Manchester, Eaton of Manchester, Reed, Foster of Milford, Gutterson. Brig-

ham of Nashua, Cummings, Faxon, Ledoux, Noble, Jones of Nashua, Woodbury of Nashua, Woods, Wason, Prichard, Hobbs, Scott of Peterborough, Green, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Colony, Farnum of Marlborough, Wellington, Nesmith, Dort, Bowen of Walpole, Hall, Aldrich, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Hoyt of Charlestown, Jewett, Huntley, Johnson of Claremont, Brown of Claremont, Loverin of Croydon, Elwell, Rowell, Martin of Plainfield, Muzzy, Bartlett, Wiley.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Gordon of Canaan, Webster, Brooks of Franconia, Cole of Grafton, Ford. Hoyt of Hanover, Storrs, Page of Haverhill, Keyes, Morse, Jewell. Bronson, Burton, Cheney, Spring, Wells, Flanders of Littleton, Eastman of Littleton, Hatch of Littleton, Derby, Buffum, Hunt of Piermont, Colby of Plymouth.

Coös County. Oswell, Stevens, Cole of Columbia, Hurlbut, Wentworth, Noonan, Tuttle, Beattie, Bullard, Ellingwood, Hatch of Northumberland, Blais, Wheeler, Day of Stratford, Van Dyke, McIver, McGregor.

Seventy-seven gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Adams, Warren of Exeter, Moulton of Hampstead, Pevear, Stackpole, Corning.

STRAFFORD COUNTY. Scott of Dover, Laughlin, Fletcher of Farmington, Pearl, Kingman, Willey. Osborn. Roberts.

BELKNAP COUNTY. O'Shea, Plummer of Laconia.

CARROLL COUNTY. Pitman, Clark of Conway, Nash, Towle of Freedom, Huntress, Rumery, Robinson of Wakefield, Piper.

MERRIMACK COUNTY. Brown of Concord, Eastman of Concord, Mitchell, Abbot, Gordon of Concord, Dean, Noyes, Favor, Nutting, Moore, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Hobart, Woodbury of Francestown, Brooks' of Hancock, Ward, Sulloway,

Downs of Manchester, Nearbonne, Merrill, Robinson of Manchester, Laneville, Allen, F., Sullivan, P. H., Martin of Manchester, Smith of Manchester, Wadsworth, Herbert, Sullivan, F., Everett, Sweeney.

CHESHIRE COUNTY. Perry of Keene, Foskett, McDuffee of Keene, Whiteomb, Morrison of Marlow. Martin of Richmond, Davis of Sullivan, Carter of Swanzey, Brigham of Winchester.

SULLIVAN COUNTY. Severance, Coffin. Wiggins of Springfield.

Grafton County. Blandin, Swasey, Follansbee of Dorchester, Howland, Lamprey, Sargeant of Plymouth. Moulton of Thornton.

Coös County. Chamberlin, Gilbert.

The affirmative prevailed.

The bill passed.

On this roll-call the following gentlemen were paired and did not vote, viz.:

Messrs. Warner, Bailey of Raymond. Connor, Jones of Rochester, Quint, Frost.

Mr. Lyford of Concord moved that the following entitled bill, the consideration of which was unfinished business, be taken up:

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

The motion prevailed.

Mr. Lyford then moved that the bill be laid on the table, and be made the special order for to-morrow forenoon at 11 o'clock.

The motion prevailed.

Mr. Page of Haverhill called for the special order of the afternoon, being the consideration of the following entitled bill:

An act to repeal the law authorizing towns to exempt property from taxation for a term of years.

The pending question being on the motion to indefinitely postpone the bill,

(Discussion ensued.)

Mr. Woodbury of Manchester moved the previous question.

And pending the motion, withdrew his motion for the previous question.

(Mr. P. H. Sullivan of Manchester in the chair.)

Mr. Everett of Nashua moved the previous question.

Pending the statement of the question, Mr. Everett withdrew his motion.

On a viva voce vote the motion to indefinitely postpone prevailed.

Mr. Woodbury of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and ninety-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Gillingham, Spofford, Brown of Deerfield, Adams, Follansby of Exeter, Wetherell, Hooke, Moulton of Hampstead, Perkins, Stackpole, Fernald, Dow. Guptill, Sinclair, Woodman, Cole of Salem, Corning, Sleeper, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Laughlin, Rogers, Fletcher of Farmington, Pearl, Nute, York of Lee, Willey, Wallingford, Ricker, Richards, Osborn, Meader, Dodge of Rochester, Wallace, Waldron.

BELKNAP COUNTY. Smith of Centre Harbor, Hunt of Gilford, Smith of Gilford. O'Shea, Howard of New Hampton.

CARROLL COUNTY. Pitman, Clark of Conway, Nash, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Harriman, Rumery, Gilman, Bryant, Robinson of Wakefield, Mathes, Piper.

MERRIMACK COUNTY. Downes of Andover, Burroughs. Kittredge, Warren of Chichester, Brown of Concord, Raymond, Tallant, Farnum of Concord, Underhill, Woodworth, Abbot, Gordon of Concord, Flint, Leach, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Moore, Woodward of New London, Young of Northfield, Lane. Goss, Pressey, Carroll, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Gray, Woodbury of Francestown, Emerson, Pierce of Greenville, Brooks of Hancock, Baker, Felt, Danforth, Gould, Ward, Priest of Manchester, Fullerton, Nearbonne, Quint, Laneville, Dodge of Manchester, Frost, Reed, Foster of Milford, Gutterson, Faxon, Everett, Ledoux, Sweeney, Noble, Jones of Nashua, Woodbury of Nashua, Wason, Prichard, Scott of Peterborough, Green, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Carter of Gilsum, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Morrison of Marlow, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Bowen of Walpole, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Jewett, Severance, Huntley, Loverin of Croydon, Collins, Elwell, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield, Muzzy, Bartlett, Wiley.

Grafton County. Blandin. Fellows of Bristol, Gordon of Canaan. Follansbee of Dorchester, Webster, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs, Keyes, Morse, Jewell. Cheney, Spring. Howland. Wells, Eastman of Littleton, Hatch of Littleton, Derby. Buffum. Lamprey, Hunt of Piermont, Colby of Plymouth, Moulton of Thornton.

Coös County. Chamberlin, Gilbert, Oswell, Stevens, Hurlbut, Noonan, Tuttle, Beattie, Ellingwood, Wheeler, Day of Stratford. Van Dyke, McIver, McGregor.

Thirty-three gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Warner.

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STRAFFORD COUNTY. Perry of Dover.

Belknap County. Roby of Gilford, Plummer of Laconia, Wadleigh of Tilton.

MERRIMACK COUNTY. Morrison of Boscawen, Eastman of Concord, Mitchell, Lyford, George of Concord, Walker, Noyes, Morrill of Hopkinton, Rowe.

HILLSBOROUGH COUNTY. Sulloway, Clark, G. M., Downs of Manchester, Clark, C. C., Robinson of Manchester, Gilmore, Allen, F., Smith of Manchester, Woodbury of Manchester, Sullivan, F., Hobbs.

CHESHIRE COUNTY. Martin of Richmond, Hall.

SULLIVAN COUNTY. Brown of Claremont.

GRAFTON COUNTY. Batchelder of Ashland, Page of Haverhill, Bronson, Sargeant of Plymouth.

Cöos County. Wentworth, Marshall.

The affirmative prevailed.

The bill was indefinitely postponed.

(The speaker in the chair.)

Mr. Page of Haverhill moved that the following entitled bill, being the special order for this forenoon at 11 o'clock, and not having been taken up, be taken up at this time:

An act abolishing the office of state printer and providing for the public printing.

The motion prevailed.

The question being,

Shall the bill be read a third time?

(Discussion ensued.)

The bill was ordered to a third reading.

Mr. Page of Haverhill moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended,

The bill was read a third time.

On the question,

Shall the bill pass?

Mr. Foster of Dover demanded the yeas and nays.

The roll-call pending,

Mr. Foster withdrew his demand for the yeas and nays.

On a viva voce vote the bill passed.

BILLS, ETC., FORWARDED.

The following entitled bills and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act in relation to the taxation of money loaned on real estate situated in New Hampshire.

An act to provide for the engrossment of bills and joint resolutions.

An act in amendment of the charter of the city of Nashua.

An act for the location and appraisal of unincorporated and other lands.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

The following entitled bill was taken up:

An act to amend section 5, chapter 131 of the fish and game laws of New Hampshire.

Mr. Gowing of Fitzwilliam moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill was taken up:

An act in amendment of section 1, chapter 70 of the Public Statutes, relating to laying out highways to public waters.

The question being stated,

Shall the bill be ordered to a third reading?

The affirmative prevailed on a viva voce vote.

Mr. Eastman of Concord called for a division, and pending this call moved to indefinitely postpone the bill.

Question pending,

(Mr. Gilmore of Manchester in the chair.)

(Discussion ensued.)

On motion of Mr. Lyford of Concord the bill was laid upon the table.

The following entitled bill was taken up:

An act to amend chapter 62 of the Laws of 1891, relating to expenses of library commissioners.

The bill being on its second reading,

Mr. Eastman of Concord offered the following amendment which was adopted:

After the word "determine" in the thirteenth line, insert the following words, not exceeding five hundred dollars in any one year.

The bill was then ordered to a third reading.

The following entitled bill was taken up:

An act to incorporate the Chesterfield Fish and Game League.

Mr. Brown of Claremont moved that the bill be laid on the table.

The motion prevailed.

The following entitled bill was taken up:

An act in amendment of section 11, chapter 286, relating to the warden of the state prison.

Mr. Eastman of Concord moved that the bill be laid on the

The motion prevailed.

The following joint resolution was taken up:

Joint resolution providing for repairs upon the state house.

Mr. Page of Haverhill moved that the joint resolution be recommitted to the Committee on State House and State-House Vard.

Mr. Eastman of Concord moved to amend the motion by adding that the Governor and council be requested to procure plans and specifications for the repair of the state house and make report to the next session of the Legislature.

The amendment was adopted.

The motion as amended prevailed.

The following joint resolution was taken up:

Joint resolution for the erection of a monument on the battlefield of Gettysburg, by the first New Hampshire battery of light artillery. The pending question being on the motion to substitute the minority for the majority report of the committee,

And being stated,

And pending,

Mr. Eastman of Concord moved that the joint resolution be laid on the table.

The motion prevailed.

The following joint resolution was taken up:

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

The joint resolution was ordered to a third reading.

Mr. Scott of Dover moved that the rules be suspended, and that the joint resolution be read a third time, and be put upon its passage at the present time.

On a viva voce vote the motion prevailed.

Mr. Eastman of Concord called for a division,

And the division pending,

Mr. Lyford of Concord moved that the joint resolution be laid on the table.

The motion prevailed.

On motion of Mr. Rowell of Newport, the House adjourned.

THURSDAY, March 23, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### PETITION PRESENTED AND REFERRED.

To the Committee on Claims:

By Mr. Morrill of Hopkinton, petition of George F. Morrill of East Kingston, asking to be reimbursed his expenses for defending his right to a seat in this House.

#### REPORTS OF COMMITTEES.

Mr. Wetherell for the Committee on Railroads, to whom was referred the House bill entitled "An act in relation to the sale of 500-mile mileage books," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On the question of the adoption of the resolution of the committee, that "it is inexpedient to legislate,"

# (Discussion ensued.)

Mr. Rowell of Newport moved that the bill be laid on the table to be printed.

The motion prevailed.

Mr. Hatch for the Committee on the Revision of the Statutes, to whom was referred the House bill entitled "An act in addition to chapters 40 and 51 of the Public Statutes," for amendment of title, having considered the same, reported the same with the following amendment of the title of the bill:

Add to the title as at first reported the words, relative to trust funds held for the care of cemeteries and burial lots, so that the amended title shall read: "An act in addition to chapters 40 and 51 of the Public Statutes, relative to trust funds held for the care of cemeteries and burial lots," and with this title they recommended the passage of the bill.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act to incorporate the Woodsville Manufacturing Company.

An act to sever the homestead farm of John L. Goldsmith from Wolfeborough, and annex the same to Ossipee, for school purposes.

An act to revive the charter of the Pittsfield Bank, passed June session, 1879.

An act to incorporate the Manchester district parsonage board of trustees of the New Hampshire Conference of the Methodist Episcopal church.

An act to incorporate the Bartlett Electric Light and Power Company.

An act in amendment of section 2 of chapter 118 of the Public Statutes, relating to bounty on wild animals.

An act to enable the town of Loudon to purchase the school property in said town.

Joint resolution for the reimbursement of the Endicott Rock commissioners.

An act to incorporate The Gymnasium.

Joint resolution of thanks to William E. Chandler for his gift to the state of a statue of John Parker Hale.

An act to further amend an act entitled "An act to incorporate the Northwood Academy," approved June 22, 1867.

An act to sever the homestead farm of John G. and Henry Chamberlain from Woodsville high school district and annex the same to Bath, for school purposes.

An act in amendment of chapter 127 of the Public Statutes, relating to the sale of adulterated butter, oleomargarine, and imitation cheese.

Joint resolution to provide for the completion of the state work at the Columbian exposition, and the representation of the state thereat.

## GEORGE H. ROBY.

For the Committee.

The report was accepted.

#### NOTICE OF RECONSIDERATION.

Mr. Lyford of Concord gave notice that on to-morrow, or some subsequent day, he would move to reconsider the vote on the following entitled Senate bill: "An act in amendment of section 7, chapter 132 of the Public Statutes," he having voted with the majority to indefinitely postpone the bill.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act to amend the charter of the city of Portsmouth, and in amendment of chapters 23 and 38 of the Public Statutes.

The bill having been read a third time, and the pending question being,

Shall the bill pass?

Mr. Sinclair of Portsmouth demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and seventy-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Gillingham, Spofford, Brown of Deerfield, Adams, French of East

Kingston, Follansby of Exeter, Warren of Exeter, Wetherell, Moulton of Hampstead, Pevear, Bailey of Londonderry, Becker, Warner, Bachelder of North Hampton, Fernald, Cole of Salem, Corning, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Moulton of Dover, Smith of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Kingman, Wallingford, Richards, Osborn, Meader, Wallace.

BELKNAP COUNTY. Hunt of Gilford, Roby of Gilford, Smith of Gilford, Page of Gilmanton, Wadleigh of Meredith, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Demeritt, Harriman, Huntress, Gilman, Bryant, Mathes. Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes. Leach, Sturtevant, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Lane.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Felt, Danforth, Gould, Mullen. Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton. Nearbonne, Quint, Wadleigh of Manchester, Clark, C. C., Merrill, Robinson of Manchester, Gilmore, Allen. F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wadsworth, Colby of Manchester, Reed, Bowers, Brigham of Nashua, Cummings, Faxon, Jackman, Woodward of Nashua, Jones of Nashua, Woodbury of Nashua, Field, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough, Barker.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Dort, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell, Martin of Plainfield, Muzzy.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Ford, Hoyt of Hanover, Storrs, Burton, Spring, Howland, Wells, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook.

Coös County. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Bullard, Marshall, Ellingwood, McIver.

Ninety-six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Johnson of Epping, Ingalls of Kingston, Stackpole, Young of Newmarket, Leavitt, Dow, Guptill, Sinclair, Moran of Portsmouth, Woodman, Randall.

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, Pearl, York of Lee, Willey, Ricker, Dodge of Rochester, Roberts, Waldron.

BELKNAP COUNTY. Nutter, Smith of Centre Harbor, Gale of Laconia, O'Shea, Plummer of Laconia, Theriault.

CARROLL COUNTY. Pitman, Nash, Currier, Towle of Freedom, Gale of Jackson, Rumery, Copp.

MERRIMACK COUNTY. Sargent of Allenstown, Burroughs, Chase of Canterbury. Mitchell, Abbott, Gordon of Concord, Badger, Dean, Moore, Rowe, Fowler, Sherburne, Dunlap, Pressey, Courser.

HILLSBOROUGH COUNTY. Hobart, George of Goffstown, Emerson, Brooks of Hancock, Cleasby, Daley, Eaton of Manchester, Bryson, Howard of Manchester, Herbert, Sullivan, F., Sweeney, Johnson of Nashua, Moran of Nashua, Noble, Hobbs, Green, Eaton of Weare.

CHESHIRE COUNTY. Norwood, Morrison of Marlow, Hall.

SULLIVAN COUNTY. Huntley, Johnson of Claremont, Bartlett, Wiley.

GRAFTON COUNTY. Blandin, Swasey, Webster, Brooks of Franconia. Cole of Grafton, Page of Haverhill, Keyes, Morse, Jewell, Bronson, Flanders of Littleton, Eastman of Littleton, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton, Whitcher, Blood.

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Coös County. Stevens, Tuttle, Day of Stratford, McGregor.

The affirmative prevailed.

The bill passed.

On this roll-call the following gentlemen were paired and did not vote, viz.:

Messrs. Baker, Woodbury of Manchester, Everett, Loverin of Croydon.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

## Mr. Speaker:

The senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved by the House of Representatives, the Senate concurring. That the present session of the Legislature be brought to a final adjournment on Friday, March 31, 1893, at 12 o'clock noon.

The Senate have passed the following entitled bill, sent up from the House of Representatives in a new draft, in the passage of which they ask the concurrence of the House of Representatives:

An act to establish the city of Laconia.

### SENATE BILL FORWARDED.

The following entitled House bill, sent down from the Honorable Senate in a new draft, was taken up to be read a first time:

An act to establish the city of Laconia.

Mr. Plummer of Laconia moved that the rules be suspended, and that the bill be read a first time by its title.

The motion prevailed.

The rules were suspended.

The bill was read a first time by its title.

The bill was then read a second time.

The bill being upon its second reading,

Mr. Mitchell of Concord offered the following amendment:

Strike out the last section, and insert in place thereof the following:

This act shall take effect when it shall be adopted by a majority vote of the legal voters of the towns of Laconia and Gilford, present and voting at a meeting of said towns legally called and holden for that purpose.

The motion did not prevail on a viva voce vote.

Mr. Mitchell then called for a division, and a division was had.

The speaker declared the vote to be manifestly a vote in the negative.

Mr. Plummer of Laconia then moved that the rules be suspended, and the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act in amendment of section 8, chapter 95 of the Public Statutes, relating to the New Hampshire state normal school.

The motion prevailed.

The pending question being on the motion of Mr. Rowell of Newport to indefinitely postpone the bill,

(Discussion ensued.)

Mr. Rowell withdrew his motion, and then moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time, the bill having been read a first and second time, printed and distributed to the House.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Page of Haverhill moved that the following entitled bill, which had been printed and distributed, be taken up:

An act in amendment of the Public Statutes, relating to land taken for public purposes.

The motion prevailed.

The bill was taken up.

Mr. Page of Haverhill then moved that the bill be made the special order for this afternoon at 2 o'clock.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill being unfinished business, be taken up:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

The motion prevailed.

Mr. Lyford then moved that the bill be laid on the table and be made the special order for this afternoon at 3 o'clock.

The motion prevailed.

Mr. Brown of Claremont moved that the following entitled bill be taken from the table:

An act to incorporate the Chesterfield Fish and Game League.

The motion prevailed.

Mr. Brown then moved that the bill be placed in the general order, for forwarding.

The motion prevailed.

On motion of Mr. Gilmore of Manchester, the House adjourned.

#### AFTERNOON.

The House met at 2 o'clock.

(The speaker in the chair.)

Mr. Mitchell of Concord moved that the House take a recess for fifteen minutes.

The motion prevailed.

AFTER RECESS .- SPECIAL ORDER.

Mr. Page of Haverhill called for the special order which was upon the following entitled bill:

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

Mr. Page then moved that the rules be suspended and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed.

The rules were suspended and the bill was read a third time by its title.

Mr. Page then moved that the bill be put back on its second reading.

The motion prevailed.

Mr. Page then moved to amend the bill by striking out the word "laws" in the ninth and fourteenth lines, and inserting in place thereof the word statutes.

The motion prevailed.

The bill was so amended.

The bill was then ordered to a third reading.

Mr. Page then moved that the rules be suspended, and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed on a viva voce vote.

Mr. Stevens of Colebrook called for a division,

And the division pending,

He withdrew his call.

The bill was then passed.

Mr. Lyford of Concord moved that all general and special orders in order for 3 o'clock this afternoon, be in order at the present time.

The motion prevailed.

Mr. Goss of Pittsfield offered the following concurrent resolution:

## STATE OF NEW HAMPSHIRE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED  ${\bf AND\ NINETY-THREE.}$ 

A resolution in relation to the adjournment of the legislature until the first Tuesday of June next.

Be it resolved by the House of Representatives, the Senate concurring, WHEREAS, This legislature, after a midwinter session of nearly three months, finds itself still heavily burdened with unfinished business, that must go over for two years, without three or four weeks more of harder and more constant labor and attendance than hitherto given and bestowed by its members: and

WHEREAS, A final adjournment this week must necessarily leave many important bills undisposed of, upon which the people and the public good demand immediate action: and

Whereas, An experimental contrast by the members of this House between January and June in their legislative work might eventually result in a return to summer sessions;

Resolved. That this House with the concurrent action of the Senate, adjourn on Friday next to the first Tuesday of June, A. D. 1893.

The question being stated,

Shall the resolution be adopted?

The negative prevailed.

The resolution was not adopted.

## THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act for the location and appraisal of unincorporated and other lands.

An act to incorporate the Berlin & Gorham Street Railway.

An act to incorporate the Columbian Indemnity Company of Manchester.

An act in relation to the taxation of money loaned on real estate situated in New Hampshire.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

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Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

The bill having been read a third time,

The question was stated,

Shall the bill pass?

On a viva voce vote the affirmative prevailed.

The bill passed.

#### RECONSIDERATION.

Mr. Lyford of Concord moved that the vote whereby the House passed the following entitled bill be reconsidered, he having voted in the affirmative on the passage of the bill.

An act to incorporate the Columbian Indemnity Company of Manchester

The motion prevailed.

The vote was reconsidered.

Mr. Lyford then moved that the bill be laid upon the table.

The motion prevailed.

Mr. Eastman of Concord moved that the following entitled bill which had been ordered to a third reading be put back on its second reading.

An act to amend chapter 62 of the Laws of 1891, relating to the expenses of the board of library commissioners.

The motion prevailed.

The bill being on its second reading, Mr. Eastman offered the following amendments, which were adopted:

Before the word "six" in the first line of section 1, insert the word, twenty; also, strike out the word "sixty-two" in said line and insert the word eight; also, strike out the words, "Laws of 1891," in the second line of said section and insert the words, Public Statutes.

In the title of the bill, between the words "amend" and "chapter" insert the words, section twenty-six, also strike out the words, "sixty-two of the Laws of 1891," and insert in place thereof the words, eight of the Public Statutes.

The bill was then ordered to a third reading.

Mr. Eastman then moved that the rules be suspended, and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

The following entitled bill in order for a third reading was taken up:

An act in amendment of the charter of the city of Nashua.

Mr. Sinclair of Portsmouth moved that the rules be suspended and that the bill be read a third time by its title.

The motion prevailed on a viva voce vote.

Mr. Page of Haverhill called for a division on the motion, and the division pending,

(Discussion ensued.)

Mr. Page then moved that the bill be put back on its second reading for the purpose of amendment.

The motion did not prevail on a viva voce vote.

Mr. Page then called for a division and a division was had with the following result:

Fifty-nine gentlemen voted in the affirmative.

One hundred and twenty-five gentlemen voted in the negative.

The motion did not prevail.

The bill was then read a third time by its title under the suspension of the rules.

The question then being stated,

Shall the bill pass?

The affirmative prevailed on a viva voce vote.

Mr. Noble of Nashua then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

One hundred and thirty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Gilingham, Brown of Deerfield, Adams, French of East Kingston, Cooper, Warren of Exeter, Wetherell, Hooke, Pevear, Warner, Fernald, O'Keefe, Newton, Cole of Salem, Corning, Parkman, Dinsmore.

STRAFFORD COUNTY. Foster of Dover, Kimball, Moulton of Dover, Worster, Smith of Dover, Perry of Dover, Scott of Dover, Reynolds, Nute, Kingman, Wallingford, Osborn, Meader, Wallace.

Belknap County. Rollins, Hunt of Gilford, Smith of Gilford, Page of Gilmanton, Howard of New Hampton, Knox, Wadleigh of Tilton

CARROLL COUNTY. Hill of Chatham, Clark of Conway, Demeritt, Clow, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Leach, Sturtevant, Nutting, Robie of Hooksett,

Dodge of Hopkinton, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Lane, Carroll.

HILLSBOROUGH COUNTY. Little, Woodbury of Francestown, Pierce of Greenville, Felt, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Laneville, Gilmore, Allen, F., Jones of Manchester, Smith of Manchester, Wadsworth, Frost, Reed, Brigham of Nashua, Cummings, Jackman, Woodward of Nashua, Jones of Nashua, Woods, Wason, Prichard, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Bowen of Fitzwilliam, Carter of Gilsum, Perry of Keene, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Brigham of Winchester.

SULLIVAN COUNTY. Jewett, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Gordon of Canaan, Ford, Hoyt of Hanover, Storrs, Spring, Howland, Derby, Buffum, Lamprey, Cook.

Coüs COUNTY. Gilbert, Oswell, Cole of Columbia, Hurlbut, Beattie, Ellingwood, Hatch of Northumberland, Wheeler, McIver.

Fifty-six gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Priest of Derry, Johnson of Epping, Leavitt, Dow, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, Pearl, Willey, Jones of Rochester, Dodge of Rochester, Roberts, Rainville, Meserve.

BELKNAP COUNTY. O'Shea, Plummer of Laconia.

CARROLL COUNTY. Pitman, Nash, Towle of Freedom, Gale of Jackson, Copp.

MERRIMACK COUNTY. Downes of Andover, Burroughs, Warren of Chichester, Tallant, Mitchell, Walker, Noyes, Fowler, Sherburne, Pressey, Courser.

HILLSBOROUGH COUNTY. Cleasby, Sullivan, P. H., Bryson, Howard of Manchester, Herbert, Sweeney, Johnson of Nashua, Noble, Woodbury of Nashua, Green, Eaton of Weare.

CHESHIRE COUNTY. Colony, Hall.

SULLIVAN COUNTY. Wiley.

Grafton County. Swasey, Cole of Grafton, Page of Haverhill, Morse, Jewell, Sargeant of Plymouth, Whitcher.

Coös County. Wentworth.

The affirmative prevailed.

The bill passed.

On this roll-call the following gentlemen were paired, and did not vote, viz.:

Follansby of Exeter, Bailey of Londonderry, Richards, Marston, Sargent of Allenstown, Merrick, Baker, Woodbury of Manchester, Faxon, Everett, Moran of Nashua, Bowen of Walpole, Severance, Loverin of Croydon.

Mr. Page of Haverhill rose to a question of privilege, and stated that under existing law there are several towns in the state whose status as to school districts is indefinite, by reason of their having voted to return to the district system of schools, and further stated that a bill would be reported, as he was informed by the Committee on Education, to remedy the defect in such towns, and he asked that the members of such towns, if any there are which have not come to the knowledge of the Committee on Education, report the same to the chairman of that committee.

The following entitled bill in order for a third reading, was taken up:

An act to provide for engrossment of bills and joint resolutions.

Mr. Page of Haverhill moved that the bill be put back on its second reading for the purpose of amendment.

The motion prevailed.

The bill being on its second reading, Mr. Page moved to amend the bill, by inserting the words, of the Public Statutes, after the words "eighty-six" and before the word "an" in the second line of section 3.

The amendment was adopted.

The bill was then ordered to a third reading.

Mr. Page then moved that the rules be suspended, and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended, the bill was read a third time and passed.

Mr. Plummer of Laconia moved that the following entitled bill be taken from the table:

An act relating to the salary of the solicitor of the county of Belknap.

The motion prevailed.

The bill having had its third reading,

And the question being stated,

Shall the bill pass?

(Discussion ensued.)

The question pending, Mr. Hoyt of Hanover moved to lay the bill on the table.

Before the statement of the question, Mr. Hoyt withdrew his motion.

The bill then passed by a viva voce vote.

Mr. Page of Haverhill called for a division, and pending the call for a division, Mr. Lyford of Concord moved to lay the bill on the table.

The motion prevailed.

Mr. Scott of Dover moved that the following joint resolution be taken from the table:

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

The motion prevailed.

The pending question being on the motion of Mr. Scott of Dover to suspend the rules and read the joint resolution a third time, upon which motion a division had been called for by Mr. Eastman of Concord,

(Mr. Nash of Conway in the Chair.)

Mr. Scott withdrew his motion to suspend the rules.

The joint resolution having been ordered to a third reading, it was read a third time and passed.

Mr. George of Concord offered the following resolution, which was adopted:

Resolved. That when the house adjourns this afternoon it adjourn to meet at ten o'clock to-morrow morning, and that when it adjourns to-morrow morning it be to meet at seven and one half o'clock Monday evening next.

Mr. Scott of Peterborough moved that the following joint resolution be taken from the table:

Joint resolution for the erection of a monument on the battlefield of Gettysburg by the First New Hampshire battery of light artillery.

The motion prevailed.

Mr. Scott then moved that the joint resolution be laid upon the table, and be made the special order for Tuesday, March 28, at 3 o'clock in the afternoon.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act relating to the establishment, maintenance, and supervision of free public libraries.

The motion prevailed.

Mr. Lyford then moved that the bill be laid on the table, and be made the special order for Tuesday, March 28, at 12 o'clock, noon.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act to regulate and establish supervision of the business done by credit companies and collection bureaus.

The motion prevailed.

Mr. Lyford then moved that the bill be recommitted to the Committee on Incorporations.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table and placed in the general order:

An act in amendment of section 1, chapter 70 of the Public Statutes, relating to laying out highways to public waters.

The motion prevailed.

Mr. Mitchell of Concord moved that the following entitled bill be taken from the table and placed in the general order:

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An act in amendment of chapter 161, of the Laws of 1878, entitled "An act in amendment of an act to establish the city of Concord, approved July 6, 1849."

The motion prevailed.

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Mr. Underhill of Concord moved that the following entitled bill be taken from the table and placed in the general order:

An act in amendment of section 11, chapter 286, relating to the warden of the state prison.

The motion prevailed.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

An act to incorporate the Belmont Aqueduct Company.

An act to incorporate the Bartlett Water Company.

An act to incorporate the Bennington Water-Works Company.

An act to incorporate the Francestown Water Company.

An act in addition to section 4, chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act providing for the appointment of inspectors of buildings by cities and towns and defining their duties.

An act to amend the charter of the city of Concord, re-organizing the wards and establishing boards of supervisors in said city.

An act authorizing the Concord & Portsmouth railroad to relay the rails between Suncook and Candia.

An act establishing a board of street and park commissioners for the city of Manchester and authorizing said city to issue bonds for certain purposes.

An act to exempt certain property of the Keene Young Men's Christian association from taxation.

An act creating a board of trustees for a public cemetery in Nashua.

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

Joint resolution for completing the light house on Loon island, Sunapee lake, and for other purposes.

Joint resolution for establishing a fish-hatching house in the town of New Durham.

An act to authorize the raising of money to build a courthouse in Belknap county and to fund the indebtedness occasioned thereby.

An act to incorporate the Pemigewasset Manufacturing Company.

An act relating to the rate of interest to be paid general deposits by guaranty savings-banks.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

The senate concur with the House of Representatives in the passage of the House amendment to the following bill:

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue bonds.

The Senate deem it inexpedient to legislate upon the following entitled bill sent up from the House of Representatives:

An act to secure the right of trial by jury in equity cases.

The Senate have passed bills with the following titles in the passage of which they ask the concurrence of the House of Representatives:

An act relating to hawkers and pedlers.

An act relating to highway precincts.

An act in relation to bonds of town clerks.

An act relating to the annual salary of the judge of probate and the register of probate for the county of Carroll.

The Senate have passed the following concurrent resolution, in which they ask the concurrence of the House of Representatives:

Resolved, by the Senate, the House of Representatives concurring, That it is the sense of this Legislature that it is expedient that the Hawaiian Islands be annexed to the United States and that the interests of the United States, both commercially and strategetically will be promoted by such annexation.

Resolved, That copies of this resolution, duly attested by the secretary of state, be sent to the president of the United States and also to the Senators and Representatives in Congress from this state.

The question being stated,

Will the House concur in the concurrent resolution sent down from the honorable Senate?

Mr. Gilmore of Manchester moved that the concurrent resolution be laid on the table.

The motion prevailed.

#### SENATE BILLS REFERRED.

The following entitled bill sent down from the honorable Senate was read twice and referred to the Committee on the Judiciary:

An act in relation to the bonds of town clerks.

The following entitled Senate bill was read twice:

An act relating to the annual salary of the judge of probate and the registrar of probate in the county of Carroll.

Mr. Scott of Peterborough moved that the bill be referred to a special committee consisting of the delegation from Carroll county.

Before the question was stated, Mr. Scott withdrew his motion.

The bill was then referred to the Committee on the Judiciary.

The following entitled bill sent down from the honorable Senate was read a first and second time:

An act relating to highway precincts.

Mr. Mitchell of Concord moved that the rules be suspended, and that the bill be read a third time and put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Lyford of Concord moved that the rules be suspended, and that the following entitled bill sent down from the honorable Senate, be read a first time by its title:

An act relating to hawkers and pedlers.

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The motion prevailed.

The rules were suspended.

The bill was read a first time by its title.

The bill was then read a second time and referred to the Committee on the Judiciary.

On motion of Mr. Lyford of Concord, the House adjourned.

## FRIDAY, March 24, 1893.

The House met at 10 o'clock in the forenoon according to adjournment.

(The speaker in the chair.)

Mr. Eastman of Concord offered the following concurrent resolution:

Resolved, That the speaker appoint two members on the part of the House, with a like number on the part of the Senate, to act as the Joint Committee on Engrossed Bills for to-day.

The concurrent resolution was adopted, and the speaker appointed as members of the Joint Committee on Engrossed Bills for to-day, Messrs. Eastman and Mitchell of Concord.

Petition presented and referred,

To the Committee on Claims,

By Mr. Hoyt of Hanover.

Petition of William Dunlap of Salisbury, praying that he be remunerated for expenses incurred in maintaining his right to a seat in this House.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

## Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That the speaker appoint two members (on the part of the House) with a like number on the part of the Senate to act as the Joint Committee on Engrossed Bills for to-day, and the Senate has appointed as members of such committee on its part Senators Walker and Lyman.

#### LEAVE OF ABSENCE.

Leave of absence was granted to the Committee on Roads, Bridges, and Canals for the remainder of the day.

#### REPORTS OF COMMETTEES.

Mr. Scott of Dover for the Committee on the Judiciary, to whom was referred the House bill entitled "An act for the taxation of machinery, and in addition to section 3 of chapter 55 of the Public Statutes," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft read a first time.

Mr. Page of Haverhill moved that the rules be suspended and that the bill be read a second time at the present time.

The motion prevailed and the bill was read a second time.

Mr. Eastman of Concord moved that the rules be suspended and that the bill be read a third time and be put upon its passage at the present time.

Before the question was stated, Mr. Eastman withdrew his motion.

The bill was then laid on the table to be printed.

Mr. Cooper for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act in amendment of section 8 of chapter 133 of the Public Statutes." having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft read a first time.

Mr. Brigham of Winchester moved that the rules be suspended and that the bill be read a second time at the present time.

The motion prevailed.

The bill was read a second time and laid on the table to be printed.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act to prevent fishing through the ice on Lord millpond in Effingham," having considered the same, reported the same with the following amendment:

Strike out the word "ten" in the fifth line and insert instead thereof the word five, and recommended its passage.

The report was accepted, the amendment adopted and the bill laid on the table to be printed.

Mr. Sullivan for the Committee on Revision of the Statutes, to whom was referred the House bill entitled "An act in amendment of section 1 of chapter 320 of the Public Statutes, relating to supervision of the check-lists," reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Plummer for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act in amend-

ment of section 11 of chapter 55 of the Public Statutes, in relation to exempting establishments from taxation," and recommended its passage.

The report was accepted and the bill read a first time.

Mr. Eastman of Concord moved that the rules be suspended and that the bill be read a second time by its title at the present time.

The motion prevailed.

The bill was read a second time by its title and laid on the table to be printed.

Mr. Lyford for the Committee on the Judiciary, to whom was referred the House bill entitled "An act in amendment of the charter of the city of Portsmouth, creating a board of police commissioners for said city," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted.

On motion of Mr. Lyford of Concord, the rules were suspended, and the bill was read a first time by its title.

The bill was then ordered to a second reading.

Mr. Sinclair for the Committee on the Judiciary, having considered the subject, reported a joint resolution to provide for recognition of the valor of New Hampshire regiments at the Battle of Trenton, and recommended its passage.

The report was accepted, the joint resolution read a first time, and ordered to a second reading.

Mr. Colony for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Division 3, Ancient Order of Hibernians, in the city of Dover," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended and the bill read a third time and passed.

Mr. Fernald for the Committee on Incorporations, reported a bill entitled "An act to incorporate Court General Stark, No. 7.724, Ancient Order of Foresters of Manchester," and recommended its passage.

The report was accepted and the bill read a first time and ordered to a second reading.

Mr. Woodbury for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate Queen City Circle, No. 161, Companions of the Forest," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Gould of Manchester moved that the rules be suspended and that the bill be put on its third reading and passage at the present time.

The motion prevailed.

The bill was read a third time and passed.

Mr. Bronson for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Fitzpatrick Medicine Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On the question of the adoption of the resolution reported by the committee.

The affirmative prevailed by a viva voce vote.

Mr. Eastman of Concord called for a division,

And pending the call,

The bill and report were, on motion of Mr. Lyford of Concord, laid on the table.

Mr. Aldrich for the Committee on Public Improvements, to whom was referred the House bill entitled "An act to establish a state board of highway commissioners and to provide for the assessment, collection, and distribution of a state highway tax," having considered the same, reported the same in a new draft entitled "An act to establish a board of highway commissioners," and recommended its passage.

The report was accepted and the bill in a new draft read a first time.

On motion of Mr. Page of Haverhill, the bill was then laid on the table.

Mr. Perry for the Committee on Railroads, to whom was referred the Senate bill entitled "An act to incorporate the Keene Electric Railway Company," having considered the same. reported the same with the following amendment and recommended its passage:

Amend as follows: Insert in the ninth line, after the word "use," the words, in accordance with the Public Statutes.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Brigham of Winchester moved that the rules be suspended, and that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The bill was read a third time by its title and passed.

Mr. Merrick for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Uncanoonuc Electric Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act in amendment of section 9 of chapter 178 of the Public Statutes, relating to investments by guardians and trustees," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Adams for the Committee on Education, to whom was referred the House bill entitled "An act to establish the salary of the superintendent of public instruction," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Davis for the Committee on Towns, to whom was referred the House bill entitled "An act to authorize the town of Gilford to establish a system of sewerage and fund its indebtedness occasioned thereby, and for other purposes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act to regulate the charges of express companies," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act in relation to the terms of the supreme court of the county of Hillsborough," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act relating to the Concord & Portsmouth and the Concord & Montreal railroads," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Mr. Eastman of Concord, the bill and report were referred to the Committee on Railroads.

Mr. O'Shea for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Plaistow & Haverhill Electric Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Rowell of Newport, the bill and report were laid upon the table.

Mr. Flint for the Committee on Education, made the following report:

The Committee on Education, having been instructed by the House to inquire regarding the present status of the town of Surry, under existing school laws, beg leave to report that in their opinion the town school-districts of that town and of the towns of Jackson and Sharon, are without any legal organization, and, in compliance with the instruction of the House, that the Committee report by bill or otherwise, they report the accompanying bill and recommend its passage:

An act to enable the town school-districts of Surry, Jackson, and Sharon to organize, and to purchase school property in said towns.

The report was accepted and the bill read a first time.

Mr. Flint of Concord moved that the rules be suspended and that the bill be read a second and third time by its title and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

Mr. Wellington for the Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Saint Vincent de Paul Society of New Hampshire," having considered the same, reported the same with the following amendment and recommended its passage:

Insert in section 1 the words, with head-quarters at Manchester, to read as follows:

SECTION 1. That Denis A. Holland, John Cashman, John

O'Connor, Patrick Costello, and Nicholas J. Whalen, their associates and successors, be and hereby are made a body politic and corporate, by the name of the Society of Saint Vincent de Paul of New Hampshire, with head-quarters at Manchester, etc.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Norwood for the Committee on Fisheries and Game, to whom was referred the House bill entitled "An act for the better protection of fish in the public waters of the state," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, and the bill in a new draft read a first time and ordered to a second reading.

Mr. Cooper for the Committee on Fisheries and Game, reported a bill entitled "An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river, and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading.

Mr. Scott of Dover, for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to establish the salary of the judge of probate for the county of Rockingham," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Mr. Page of Haverhill, the bill and report were laid on the table.

Mr. Hatch for the Committee on Banks, to whom was referred the House bill entitled "An act to incorporate the Merchants' Bank in Concord, state of New Hampshire," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft read a first time.

Mr. Gilmore of Manchester then moved that the original bill and the new draft be re-committed to the Committee on Banks.

The motion prevailed.

Mr. Carroll for the Committee on Incorporations, to whom was referred the House bill entitled "An act to establish waterworks in the town of South Newmarket, and to incorporate the South Newmarket Water-Works Company," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Gould of Manchester moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended and the bill was read a third time by its title and passed.

Mr. Nute for the Committee on Banks, to whom was referred the Senate bill entitled "An act to incorporate the Glen Guaranty Savings Bank." having considered the same, reported the same with the following resolution:

Resolved. That the bill be indefinitely postponed.

The report was accepted.

On motion of Mr. Page of Haverhill, the bill and report were laid upon the table.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House joint resolution from the January session of 1891, in favor of Charles W. A. Valley and others,

having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Mr. Page of Haverhill then moved that the joint resolution be referred to the Committee on Claims.

The motion prevailed.

Mr. Chickering for the Committee on Unfinished Business, to whom was referred the House bill from the January session of 1891, entitled "An act to provide for the state printing and to reduce the expense thereof," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Mr. Rowell of Newport then moved that the bill and report be laid on the table.

The motion prevailed.

Mr. Brigham for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act providing for the payment of expenses in contests for the establishment of wills," having considered the same, reported the same with the accompanying amendments and recommended its passage:

Amend line 4 of section I by inserting after the word "contest," the words, before the probate court, and amend line 5, of said section, by inserting after the word "fees," the words, as to the judge of probate shall seem just and equitable, and all such expenses on appeal as may seem just and equitable, to the supreme court, and the judge of probate and presiding justice of the supreme court, respectively, shall, so that said section as amended shall read as follows:

SECT. 1. The executor named in any will that is contested

in either the probate or supreme court, shall be allowed and paid from the estate of the deceased, all reasonable expenses incurred in such contest before the probate court to establish such will, including counsel fees, as to the judge of probate shall seem just and equitable, and all such expenses on appeal as may seem just and equitable to the supreme court, and the judge of probate and presiding justice of the supreme court, respectively, shall, from time to time, audit the account of such expenses and order the payment of the same by the person having charge of the estate.

The report was accepted.

Mr. Leach of Franklin moved that the bill and report be laid upon the table.

The motion prevailed.

The Special Committee on Engrossed Bills for March 24 reported that they had carefully examined and found correctly engrossed bills with the following titles:

An act creating a board of trustees for a public cemetery in Nashua.

An act to establish the city of Laconia.

JOHN M. MITCHELL,

March 24, 1893.

For Special Committee.

The report was accepted. .

Mr. Priest for the Special Committee, consisting of the Manchester delegation, to whom was referred the Senate bill entitled "An act authorizing the city of Manchester to appropriate a sum not exceeding four hundred dollars annually, for open-air concerts," having considered the same, reported the same with the following resolution:

Resolved. That the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Gilmore of Manchester moved that the rules be suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended and the bill was read a third time and passed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act to provide for the pauper and indigent insane.

The motion prevailed.

The bill being on its second reading, Mr. Lyford moved to amend by substituting the following entitled bill:

An act to provide for the pauper and indigent insane.

And pending the question,

On the adoption of the amendment,

Mr. Lyford moved that the proposed substitute for the original bill be laid on the table to be printed and be made with the original bill the special order for Tuesday, March 28, at 11:30 o'clock in the forenoon.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

The motion prevailed.

Mr. Lyford then moved that the bill be laid on the table and be made the special order for Wednesday, March 29, at 11 o'clock in the forenoon.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act to establish a board of highway commissioners.

The motion prevailed.

Mr. Page then moved that the rules be suspended and that the bill be read a second time by its title at the present time, and then be laid on the table to be printed.

The motion prevailed.

The bill was read a second time by its title under the suspension of the rules and laid on the table to be printed.

Mr. Eastman of Concord moved that the following entitled bill be taken from the table:

An act for the preservation of the purity of the water of Penacook lake in Concord, for domestic uses by the citizens of Concord.

The motion prevailed.

Mr. Eastman then moved that the bill be laid on the table, and be made the special order for Wednesday, March 29. at 4 o'clock in the afternoon.

The motion prevailed.

Mr. Lyford of Concord moved that the following entitled bill be taken from the table:

An act to incorporate the Antrim Banking Company.

The motion prevailed.

The bill being on its second reading, Mr. Lyford offered the following amendment:

Amend section 3 by striking out the words, "bank of discount," and insert instead thereof the words, Loan and Banking Company, and also add the following section after section 5:

SECT. 6. The private property of shareholders shall not be liable for the debts of the company.

Amend the title of the bill by inserting the words, Loan and Banking, before the word "Company."

The amendments were adopted and the bill ordered to a third reading.

Mr. Lyford then moved that the rules be suspended and that the bill be read a third time by its title and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended, the bill was read a third time by its title and passed.

Mr. Eastman of Concord moved that the following entitled bill be taken from the table:

An act in amendment of section 2 of chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

The bill having been read a third time,

Mr. Eastman moved that the bill be put back upon its second reading for the purpose of amendment.

The motion prevailed.

The bill was put back on its second reading.

The bill being on its second reading, Mr. Eastman then offered the following amendments:

Strike out the following words in the fifth, sixth, and seventh lines of the printed bill, "by striking out the words, twenty-five hundred," in the third line of said section and inserting the words, five thousand.

Also, strike out the following words in the sixteenth, seventeenth, and eighteenth lines of the printed bill: "five thousand dollars of the value of parsonages, owned by religious societies and occupied by their pastors."

The question pending on the adoption of the amendments, the bill and amendments were, on motion of Mr. Eastman, laid on the table.

BILL AND JOINT RESOLUTIONS FORWARDED.

The following entitled bill and joint resolutions, having been printed and distributed, were taken up and ordered to a third reading:

An act to establish the salary of the special police justice of the city of Manchester.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

Joint resolution for indexing the Public Records.

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

The following entitled bill, having been printed and distributed, was taken up:

An act in amendment of chapter 15 of the Laws of 1891, entitled "An act to reorganize and equalize the senatorial districts of the state."

The bill being on its second reading,

Mr. Lyford of Concord moved to amend the bill by striking out the following words in the title of the bill, after the figures 1891, "entitled An act to reorganize and equalize the" and inserting in place thereof, the words, relating to; also, by striking out the words, "of the state," and inserting the following, numbers 10 and 11.

The bill was then ordered to a third reading.

Mr. Lyford then moved that the rules be suspended and

that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill, having been printed and distributed, was taken up:

An act to sever the homestead farm of John W. Matthews from Ossipee, and annex the same to Wakefield, for school purposes.

Mr. Flint of Concord offered the following amendment, which was adopted:

Strike out the words, "the homestead farm of John W. Matthews," and insert in place thereof the words, the Joseph S. Matthews farm, in the title of the bill and also in section 1.

The bill was then ordered to a third reading.

The following joint resolution, having been printed and distributed, was taken up:

Joint resolution for a history of New Hampshire for use in the public schools.

Mr. Flint of Concord offered the following amendment, which was adopted:

Insert after the word "schools," in line four, the words, and not exceeding two hundred pages of three hundred and twenty words each.

The joint resolution was then ordered to a third reading.

The following entitled bill, having been printed and distributed, and taken up and tabled, and then taken up and placed in the general order, was taken up and ordered to a third reading:

An act to incorporate the Chesterfield Fish and Game League.

Mr. Scott of Peterborough moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill, having been printed and distributed, was taken up:

An act in relation to foreign insurance companies, corporations, and agents.

Mr. Eastman of Concord moved that the bill be laid on the table.

The motion prevailed.

On motion of Mr. Brigham of Winchester, the House adjourned.

# MONDAY, MARCH 27, 1893.

The House met at 7:30 o'clock in the afternoon, according to adjournment.

(The speaker in the chair.)

## RULES SUSPENDED.

Mr. Lyford of Concord asked for unanimous consent that he might introduce the following entitled bill:

An act in amendment of an act entitled "An act to establish the city of Laconia, approved March 24, 1893."

Unanimous consent was given.

The bill was introduced and read a first time.

Mr. Lyford of Concord then moved that the rules be suspended and that the bill be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time and passed.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

## Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act relating to the New Hampshire National Guard.

An act in amendment of the charter of the Manchester Cadets

An act to sever the homestead of Ernest Caswell and others from Bedford, and annex the same to Manchester, for school purposes.

Joint resolution appropriating \$11,950 for highways in New Hampshire, for the years of 1893 and 1894.

Joint resolution in favor of the town of Dunbarton.

An act for the establishment of a forestry commission.

An act to incorporate the Rye Beach Electrical and Horse Railroad.

An act to establish the city of Franklin.

An act in relation to Dartmouth college and the New Hampshire College of Agriculture and the Mechanic Arts. Joint resolution to provide for the completion of the state work at the Columbian exposition and the representation of the state thereat.

An act in amendment of an act entitled "An act to establish the city of Laconia, approved March 24, 1893."

The Senate have passed bills and joint resolutions with the following titles, in the passage of which they ask the concurrence of the House of Representatives:

An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington cornet band.

An act to incorporate the Androscoggin Railroad Company.

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company, approved August 17. 1887."

### SENATE BILLS REFERRED.

The following entitled bills, sent down from the honorable Senate, were read twice and referred:

To the Committee on Railroads:

An act to incorporate the Androscoggin Railroad Company.

To the Committee on the Judiciary:

An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington cornet band.

To the Committee on Incorporations:

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company, approved August 17, 1887."

On motion of Mr. Ford of Groton, the House adjourned.

TUESDAY MARCH 28, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Jewett of Claremont for a few days, on account of sickness.

Leave of absence was granted to Mr. Beattie of Lancaster until Thursday, March 30. on account of a death in his family.

Leave of absence was granted to Mr. Crawford of Dover for a few days, on account of sickness.

PETITION PRESENTED AND REFERRED.

To the Committee on Claims:

By Mr. Leach of Franklin, petition of Andrew H. Parsons, praying that he be remunerated for expenses incurred in contesting his right to a seat in this House.

### REPORTS OF COMMITTEES.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to enable the Massabesic Horse Railroad Company to issue bonds, and build branches and extensions," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Wallace for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the City and Suburban Street Railroad of Manchester," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Johnson for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Claremont Street Railway Company," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Perry for the Committee on Railroads, to whom was referred the House bill entitled "An act to amend the charter of the Manchester Street Railway," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Brigham for the Committee on the Judiciary, having considered the subject, reported a bill entitled "An act to revive and extend the charter of the Masonic Building Association of Manchester," and recommended its passage.

The report was accepted and the bill ordered to a second reading.

Mr. Page of Haverhill moved that the rules be suspended and that the bill be read a second and third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

Mr. Sargent for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the Salem & Pelham Street Railway," having considered the same, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted.

Mr. Woodbury of Manchester moved that the bill and report be laid on the table.

The motion prevailed.

The following reports were received:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Special Committee, consisting of the delegation from Manchester, to whom was referred the House bill entitled "An act authorizing the city of Manchester to issue bonds to defray the expense of building and furnishing a new city hall," having considered the same, report the same in a new draft and recommend its passage.

GEO. C. GILMORE,

For the Committee.

# STATE OF NEW HAMPSHIRE.

House of Representatives.

The undersigned, members of the Special Committee, consisting of the Manchester delegation, to whom was referred the House bill entitled "An act authorizing the city of Manchester to issue bonds to defray the expense of building a new city hall," having considered the same, and being unable to agree with the majority of the committee then present and acting, report the following resolution:

Resolved, That it is inexpedient to legislate.

C. A. SULLOWAY. DAVID WADSWORTH. MARCELLUS GOULD. CHARLES C. CLARK. GEO. M. CLARK. SMITH DODGE. GEORGE S. SMITH. CLARENCE R. MERRILL IOHN FULLERTON. HENRY P. PRIEST. S. D. OUIN Γ. F. ALLEN. DESIRE LANEVILLE. MOSES WADLEIGH. JOHN F. FROST. WM. E. KILLEY. ALFRED NEARBONNE. M. N. COLBY. B. W. ROBINSON.

Mr. Sulloway of Manchester moved that the bill and reports be laid on the table.

The motion prevailed.

By unanimous consent, the following report was received:

### STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Railroads, to whom was referred the House bill entitled "An act authorizing the railroad commissioners to regulate the charges of express companies," having considered the same, report the same with the following resolution:

Resolved. That it is inexpedient to legislate.

GEO. C. GILMORE.

For the Committee.

The report was accepted.

On the question of the adoption of the resolution recommended by the committee,

Mr. Nash of Conway addressed the House in opposition to the adoption of the resolution.

The resolution of the committee was not adopted.

Mr. Page of Haverhill moved that the rules be suspended and that the printing of the bill be dispensed with.

The motion prevailed.

The bill being on its second reading, Mr. Nash of Conway offered the following amendment, which was adopted:

Amend line fifteen of section I by inserting after the word "freight," the words, between points within the state.

The bill was then ordered to a third reading.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a third time by its title and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

## SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act to provide for the pauper and indigent insane.

The bill having been read a first and second time and laid on the table, printed and distributed under the rules, and then taken up and a substitute bill bearing the same title having been offered as an amendment by Mr. Lyford of Concord, and on his motion, the bill made the special order for this hour (11:30 a. m.), and in the meantime the substitute bill to be printed,

The pending question, therefore, being on the adoption of the amendment.

Pending the statement of the question,

The substitute bill offered as an amendment was read by the clerk.

By unanimous consent Mr. Lyford moved to amend the amendment by striking out the word "said," before the word treasurer, in the first line of section 2, and inserting in its stead the word state.

The amendment was adopted.

The question then being stated,

Shall the amendment proposed by Mr. Lyford of Concord, as amended, as a substitute for the original bill, be adopted?

The affirmative prevailed.

The amendment was adopted.

Mr. Lyford of Concord then moved that the rules be suspended and that the substitute bill be read a first and second time by its title at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a first and second time by its title.

Mr. Lyford then moved that the rules be further suspended and that the further printing of the bill be dispensed with.

The motion prevailed.

Mr. Lyford then moved that the rules be further suspended

and that the bill be read a third time by its title and be put on its passage at the present time.

By unanimous consent Mr. Lyford withdrew his motion.

The bill was then ordered to a third reading.

SECOND READING.

The following entitled bill was read a second time:

An act in amendment of the charter of the city of Portsmouth, creating a board of police commissioners for said city.

The bill being on its second reading,

Mr. Lyford of Concord moved to amend the bill by striking out the name David Urch wherever it appears in the bill and inserting in place thereof the name Charles P. Berry.

The amendment was adopted.

Mr. Sinclair of Portsmouth moved that the bill be laid on the table to be printed.

The motion was lost on a viva voce vote.

Mr. Sinclair then called for a division, and a division was had with the following result:

Ninety-six gentlemen voted in the affirmative.

One hundred and seven gentlemen voted in the negative.

The motion did not prevail.

Mr. Sinclair then demanded the yeas and nays.

The roll-call pending,

Mr. Sinclair, by unanimous consent, withdrew his demand for the yeas and nays, and then, by unanimous consent, withdrew his motion to lay the bill on the table to be printed.

Mr. Lyford of Concord then moved that the bill be laid on

the table and be made the special order for this afternoon at 3 o'clock.

The motion prevailed.

Mr. Pearl of Farmington called for the second special order of the forenoon, which was upon the following entitled bill:

An act relating to the establishment, maintenance, and supervision of free public libraries.

The pending question being on the resolution reported from the Committee on Education, "that it is inexpedient to legislate,"

(Discussion ensued.)

On a viva voce vote the negative prevailed.

Mr. Flint of Concord called for a division, and a division was had with the following result:

Thirty-seven gentlemen voted in the affirmative.

Ninty-six gentlemen voted in the negative.

No quorum having voted,

The speaker declared the House adjourned.

## AFTERNOON.

The House met at 2 o'clock.

(The speaker in the chair.)

LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Gale of Jackson for this afternoon, on account of sickness.

### RECESS.

Mr. Foster of Dover moved that the House take a recess until 2:30 o'clock.

#### AFTER RECESS.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act to prevent the pollution of the waters and streams of the state.

The motion prevailed.

Mr. Page then moved that the bill be placed in the general order.

The motion prevailed.

(Mr. Gilmore of Manchester in the chair.)

## BILLS FORWARDED.

The following entitled bill, having been printed and distributed, was taken up:

An act in amendment of sections 1, 5, and 10, of chapter 194 of the Public Statutes, relating to license to sell or mortgage real estate.

The bill being on its second reading,

Mr. Eastman of Concord offered the following amendment, which was adopted:

Strike out section 2 of the bill.

The bill was then ordered to a third reading.

Mr. Chamberlin of Berlin moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

The following joint resolution, having been printed and distributed, was taken up and ordered to a third reading:

Joint resolution in relation to tax of 1892 on the Sandwich Savings Bank.

#### UNFINISHED BUSINESS.

Mr. Chamberlin of Berlin called for the unfinished business, being upon the following entitled bill:

An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters.

The pending question being,

On the motion of Mr. Eastman of Concord, to indefinitely postpone the bill,

The motion prevailed on a viva voce vote.

Mr. Chamberlin of Berlin called for a division, and a division was had, which the chair declared to be manifestly a vote in the negative.

The bill was then ordered to a third reading.

Mr. Woodbury of Manchester moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Scott of Dover moved that the following entitled bill be taken from the table:

An act in amendment of section 1 of chapter 106 of the General Laws, entitled "An act for the regulation of the militia and examination of officers of the New Hampshire National Guard."

The bill being on its second reading, Mr. Scott of Dover moved to amend the bill by striking out the words, "General Laws," wherever they occur in the bill or title, and insert in place thereof the words, Public Statutes.

The amendment was adopted.

Mr. Sinclair of Portsmouth moved that the bill be indefinitely postponed.

The question being stated,

(Discussion ensued.)

By unanimous consent, Mr. Sinclair withdrew his motion.

The question being stated,

Shall the bill be ordered to a third reading?

The negative prevailed on a viva voce vote.

Mr. Scott of Dover called for a division, and a division was had with the following result:

Forty-six gentlemen voted in the affirmative.

Fourteen gentlemen voted in the negative.

Mr. Downs of Manchester then demanded the yeas and nays.

Mr. Lyford of Concord moved to lay the bill upon the table.

The question being stated,

On the motion to lay the bill on the table,

Mr. Downs of Manchester demanded the yeas and nays.

By unanimous consent, Mr. Lyford of Concord withdrew his motion to lay the bill on the table.

The clerk then proceeded to call the roll, on the demand of Mr. Downs of Manchester, on the question of ordering the bill to a third reading, with the following result:

#### ROLL-CALL OF THE HOUSE.

Seventy-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Richardson, Adams, Cooper, Warren of Exeter, Wetherell, Bailey of Londonderry, Guptill, Newton, Parkman.

STRAFFORD COUNTY. Smith of Dover, Scott of Dover, Laughlin, Fletcher of Farmington, Nute, Osborn.

BELKNAP COUNTY. Smith of Gilford, Knox, Wadleigh of Tilton.

MERRIMACK COUNTY. George of Concord, Underhill, Leach, Sturtevant, Favor, Woodward of New London, Lane, Dunlap.

HILLSBOROUGH COUNTY. Gray, Brown of Goffstown, Felt, Gould, Mullen, Sulloway, Killey, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Laneville, Gilmore, Allen, F., Daley, Colby of Manchester, Woodbury of Manchester, Eaton of Manchester, Herbert, Foster of Milford, Brigham of Nashua, Cummings, Ledoux, Woodward of Nashua, Johnson of Nashua, Noble, Jones of Nashua, Woodbury of Nashua, Field, Woods.

CHESHIRE COUNTY. Howe, Colony, Dort.

SULLIVAN COUNTY. Hoyt of Charlestown, Severance, Brown of Claremont. Rowell, Bartlett.

GRAFTON COUNTY. Batchelder of Ashland, Burton, Howland, Hatch of Littleton, Lamprey, Colby of Plymouth.

Coös County. Noonan, Bullard, Day of Stratford, Van Dyke.

One hundred and twenty-one gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Priest of Derry, Moulton of Hampstead, Peaslee, Locke of Portsmouth, Winn, Dow, Sinclair, Bailey of Raymond, Woodman, Sleeper, Conner, Dinsmore.

STRAFFORD COUNTY. Foster of Dover, Towle of Dover, Reynolds, Pearl, Ricker, Richards, Jones of Rochester, Dodge of Rochester, Roberts, Chase of Somersworth, Marston. Meserve.

Belknap County, Smith of Centre Harbor, Howard of New Hampton.

CARROLL COUNTY. Pitman, Clark of Conway, Currier, Towle of Freedom, Harriman, Bryant, Copp, Mathes, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Morrison of Boscawen, Warren of Chichester, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, Woodworth, Flint, Walker, Noyes, Nutting, Rowe, Chickering, Fowler, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Whitaker, Woodbury of Francestown, Brooks of Hancock, Cleasby, Priest of Manchester, Wadleigh of Manchester, Robinson of Manchester, Dodge of Manchester, Smith of Manchester, Wardsworth, Sullivan, F., Gutterson, Hobbs, Scott of Peterborough, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Lawrence, Perry of Keene, Norwood, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Wellington, Davis of Sullivan, Carter of Swanzey, Bowen of Walpole, Hall, Brigham of Winchester.

SULLIVAN COUNTY. Clark of Acworth, Huntley, Day of Cornish, Elwell, Coffin, Martin of Plainfield, Wiggins of Springfield, Wiley.

Grafton County. Follansbee of Dorchester, Ford, Hoyt of Hanover, Page of Haverhill, Keyes, Morse, Bronson, Spring, Wells, Eastman of Littleton, Buffum, Sargeant of Plymouth, Cook, Moulton of Thornton.

Coös County. Oswell, Locke of Carroll, Stevens, Marshall, Hatch of Northumberland, Blais, McGregor.

The negative prevailed.

The bill was refused a third reading.

### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was upon the following entitled bill:

An act in amendment of the charter of the city of Portsmouth, creating a board of police commissioners for said city.

The bill being on its second reading, Mr. Lyford of Concord offered the following amendment, which was adopted:

Strike out of the last section the words "upon its passage," and insert in place thereof the following: on the first day of August, 1893.

Mr. Lyford of Concord moved to further amend the bill by striking out the name "Alfred C. Hoyt," and substituting the name, Arthur W. Walker.

The amendment was adopted.

The bill was ordered to a third reading.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be read a third time by its title at the present time.

The motion prevailed.

The bill was read a third time by its title.

The question then being stated,

Shall the bill pass?

Mr. Sinclair of Portsmouth demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

### ROLL-CALL OF THE HOUSE.

One hundred and forty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Gillingham, Spofford, Adams, French of East Kingston, Cooper, Follansby of Exeter, Wetherell, Moulton of Hampstead, Perkins, Pevear, Newton, Cole of Salem, Corning, Conner, Dinsmore.

STRAFFORD COUNTY. Foster of Dover, Kimball, Moulton of Dover, Worster, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Hill of Durham, Nute, Richards, Osborn, Meader.

BELKNAP COUNTY. Smith of Gilford, Howard of New Hampton. Knox, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Demeritt, Harriman, Bryant, Mathes, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Brown of Concord, Raymond, Farnum of Concord, Eastman of Concord, Lyford, George of Concord, Underhill, Woodworth, Flint, Noyes, Leach, Sturtevant, Merrick, Favor, Nutting, Dodge of Hopkinton, Woodward of New London, Young of Northfield, Chickering, Lane, Carroll.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Gray, Brown of Goffstown, Baker, Felt, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Downs of Manchester, Fullerton, Nearbonne, Quint, Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wardsworth, Colby of Manchester, Woodbury of Manchester, Reed, Foster of Milford, Gutterson, Brigham of Nashua, Cummings, Jones of Nashua, Woodbury of Nashua, Woods, Wason, Scott of Peterborough, Hatch of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Farnum of Marlborough, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Dort, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell, Martin of Plainfield, Wiggins of Springfield.

Grafton County. Batchelder of Ashland, Ford, Hoyt of Hanover, Burton, Cheney, Spring, Howland, Wells, Hatch of Littleton. Buffum, Lamprey, Cook.

Coös County. Gilbert, Oswell, Bullard, Marshall, Wheeler.

Eighty-seven gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson, Priest of Derry, Seavey, York of Kensington, Becker, Stackpole, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Bailey of Raymond, Woodman, Randall.

STRAFFORD COUNTY. Laughlin, Fletcher of Farmington, Pearl, Ricker, Jones of Rochester, Dodge of Rochester, Roberts, Chase of Somersworth, Marston, Meserve.

BELKNAP COUNTY. Smith of Centre Harbor.

CARROLL COUNTY. Pitman, Nash, Towle of Freedom, Copp, Robinson of Wakefield.

MERRIMACK COUNTY. Burroughs, Warren of Chichester, Mitchell, Walker, Rowe, Fowler, Goss, Dunlap, Pressey, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Hobart, Whitaker, Emerson, Brooks of Hancock, Cleasby, Sullivan, P. H., Daley, Eaton of Manchester, Herbert, Sullivan, F., Ledoux, Woodward of Nashua, Johnson of Nashua, Noble, Hobbs, Eaton of Weare, Barker, French.

CHESHIRE COUNTY. Norwood, Colony, Morrison of Marlow, Bowen of Walpole, Hall.

SULLIVAN COUNTY. Hoyt of Charlestown, Huntley, Johnson of Claremont, Bartlett.

Grafton County. Follansbee of Dorchester, Page of Haverhill, Keyes, Morse, Jewell, Bronson, Eastman of Littleton, Sargeant of Plymouth, Colby of Plymouth, Moulton of Thornton.

Coüs County. Locke of Carroll, Stevens, Blais, Day of Stratford, McGregor.

Less than two thirds of the members having voted, and less than two thirds of those voting having voted in the affirmative, the bill did not pass.

Mr. Scott of Dover called for the special order, which was the consideration of the following joint resolution:

Joint resolution for the erection of a monument on the battlefield of Gettysburg, by the First New Hampshire Battery of Light Artillery.

The pending question being, on the motion of Mr. Scott of Peterborough, to substitute the minority for the majority report of the committee,

(Discussion ensued.)

By unanimous consent, Mr. Scott withdrew his motion and

moved that the joint resolution be recommitted to the Committee on Military Affairs.

The motion prevailed.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate have passed the following entitled bill, in the passage of which they ask the concurrence of the House:

An act in relation to vacancies in town offices and in amendment of section 39 of chapter 43 of the Public Statutes.

## SENATE BILL TAKEN UP.

The following entitled bill, sent down from the honorable Senate, was read twice:

An act in relation to vacancies in town offices and in amendment of section 39 of chapter 43 of the Public Statutes.

The bill being on its second reading, Mr. Page of Haverhill offered the following amendment, which was adopted:

Amend section 1 by adding the words, in vacation, after the words, "judge thereof," in the fifth line of said section 1.

Mr. Page of Haverhill then moved that the rules be suspended and that the reference to committee and printing of the bill be dispensed with.

The motion prevailed.

The bill was ordered to a third reading.

Mr. Page then moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

The rules were suspended.

The bill was read a third time by its title and passed.

Mr. Rowell of Newport offered the following resolution, which was adopted:

It having pleased our Heavenly Father to remove by death from our midst a worthy member, Hubbard Pike, Representative from the town of Stark, therefore:

Resolved, That we extend to his sadly afflicted parents and friends our sympathy in this their time of sorrow.

Resolved, That a copy of these resolutions be forwarded to the parents by the clerk of the House.

Mr. Rowell of Newport then offered the following resolution, which was adopted:

Resolved, That the clerk of this House be instructed to place the name of Hubbard Pike, late deceased, a member of this House from Stark, on the pay-roll of this House, and that the state treasurer be instructed to pay the salary and mileage of the late Hubbard Pike, to his father, James M. Pike.

Mr. Page of Haverhill moved that the following entitled bill and the committee report on the same be taken from the table:

An act to establish the salary of the judge of probate for the county of Rockingham.

Mr. Warner of Newton moved that the rules be suspended and that the printing of the bill be dispensed with.

The motion prevailed.

The bill was taken from the table and ordered to a third reading.

Mr. Warner then moved that the rules be suspended and that the bill be read a third time and be put upon its passage at the present time.

The rules were suspended.

The bill was read a third time and passed.

Mr. Sulloway of Manchester moved that the House adjourn.

The question pending,

Mr. Sulloway, by unanimous consent, withdrew his motion.

#### THIRD READINGS.

The following entitled bills and joint resolutions were read a third time and passed:

An act to sever the Joseph S. Matthews farm from Ossipee, and annex the same to Wakefield, for school purposes.

An act to establish the salary of the special police justice of the city of Manchester.

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

Joint resolution in relation to a history of New Hampshire for use in the public schools.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

Joint resolution providing for indexing the Public Records.

Joint resolution in relation to tax of 1892 on the Sandwich Savings Bank.

The following entitled bill, in order for a third reading, was taken up:

An act to incorporate the Saint Vincent de Paul Society of New Hampshire.

Mr. Mitchell of Concord moved that the rules be suspended and that the bill be read a third time by its title.

The rules were suspended.

The bill was read a third time by its title and passed.

The following entitled bill, in order for a third reading, was taken up:

An act to provide for the pauper and indigent insane.

Mr. Lyford of Concord moved that the bill be laid on the table and be made the special order for to-morrow afternoon at 3 o'clock.

The motion prevailed.

On motion of Mr. Sinclair of Portsmouth, the House adjourned.

# WEDNESDAY, MARCH 29, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### LEAVE OF ABSENCE.

Leave of absence was granted to Mr. Walker of Dunbarton for to-day, on account of sickness.

## REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

Joint resolution for the abatement of the tax of the Newmarket Savings Bank.

An act to amend the charter of the city of Concord, reorganizing the wards and establishing boards of supervisors in said city. An act to establish the city of Franklin.

An act providing for the appointment of inspectors of building by cities and towns, and defining their duties.

An act to authorize the Worcester, Nashua & Rochester Railroad Company to issue and refund its outstanding bonds.

An act to authorize the raising of money to build a court house in Belknap county, and to bond the indebtedness occasioned thereby.

Joint resolution to establish a fish-hatchery in the town of New Durham.

An act to exempt certain property of the Keene Young Men's Christian Association from taxation.

An act to establish a board of street and park commissioners for the city of Manchester, and authorizing said city to issue bonds for certain purposes.

An act in addition to section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns.

An act to incorporate the Pemigewasset Manufacturing Company.

An act authorizing the Concord & Portsmouth Railroad to relay the rails between Suncook and Candia.

Joint resolution for completing the light-house on Loon[island, Sunapee lake, and for other purposes.

Joint resolution appropriating the sum of \$11.950 for highways in the state of New Hampshire, for the years 1893-'94.

An act to provide for the maintenance of a school jointly by the school-districts of the city of Rochester and the town of Milton.

An act relating to highway precincts.

An act authorizing the city of Manchester to appropriate a

sum not exceeding four hundred dollars annually, for open-air concerts.

An act in amendment of an act entitled "An act to establish the city of Laconia," approved March 24, 1893.

An act in amendment of the charter of the Manchester Cadets.

An act in relation to the New Hampshire National Guard.

An act to sever the homestead of Ernest G. Carswell and others from Bedford, and annex the same to Manchester, for school purposes.

Joint resolution in favor of the town of Dunbarton.

An act to incorporate the Ashland Water-Works.

An act enabling the town of Durham to contract with the directors of the Durham Library Association.

An act to incorporate the Grand Lodge of New Hampshire, Knights of Pythias.

An act to incorporate the Charles Wilder Manufacturing Company.

An act to sever the homestead of Bert P. Thompson from the town of Lee, and annex the same to the town of Newmarket, for school purposes.

An act to authorize the city of Nashua to appropriate money to aid in the support of a hospital.

An act to incorporate the Bristol Street Railway.

An act to enable the extension of Russel's wharf in the city of Portsmouth.

An act to incorporate the Kearsarge Railroad Company.

An act relating to the height of railroad bridges and freight cars.

An act to incorporate the Rye Beach Electrical or Horse Railroad.

An act in amendment of chapter 269 of the session laws of 1889, entitled "An act to incorporate the People's Mortgage and Debenture Company in the city of Dover."

An act in relation to Dartmouth College and the New Hampshire College of Agriculture and the Mechanic Arts.

An act for the establishment of a forestry commission.

GEO. H. COLBY,

For the Committee.

The report was accepted.

Mr. Spring for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington Cornet band," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Mr. Brigham of Winchester moved that the rules be suspended, that the printing of the bill be dispensed with, and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Mitchell for the Committee on the Judiciary, having considered the subject, reported a House bill entitled "An act in relation to determining the election of county officers in contested election cases," and recommended its passage.

The report was accepted and the bill read a first time.

Mr. Mitchell of Concord moved that the rules be suspended

and that the bill be read a second and third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

Mr. Kaley for the Committee on Banks, to whom was referred the Senate bill entitled "An act in relation to foreign building and loan associations and agents," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Nash for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act relating to the annual salary of the judge of probate and the register of probate for the county of Carroll," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Morrison for the Committee on Agriculture, having considered the subject, reported a bill entitled "An act to amend section 14 of chapter 266 of the Public Statutes, relating to the exposure of poisons," and recommended its passage.

The report was accepted, the bill read a first time, and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Priest for the Committee on Claims, to whom was referred the House joint resolution in favor of Jethro Aldrich, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Sulloway for the Committee on the Judiciary, to whom was referred the Senate bill entitled "An act in relation to bonds of town clerks," having considered the same, reported the same with the accompanying amendment and as so amended, recommended its passage:

Amend section 1 of said bill by striking out all of said section after the word "city," in the sixth line, so that said section as amended shall read as follows:

SECTION I. Every town or city clerk shall give a bond to the town or city with sufficient sureties to be approved by the selectmen of the town or the city councils of the city, for the faithful discharge of his duties, and to account for and pay over to the town or city all sums of money that he may receive which shall belong to such town or city.

The report was accepted, the amendment adopted, and the bill laid on the table to be printed.

Mr. Gilmore for the Committee on Railroads, to whom was referred the House bill entitled "An act to incorporate the General Miller Park Railroad Association," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill in a new draft read a first time.

Mr. Scott of Peterborough moved that the rules be suspended and that the bill be read a second and third time by its title and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

Mr. Perry for the Committee on Railroads, to whom was referred the House bill entitled "An act relating to the Concord

& Portsmouth and Concord & Montreal Railroads," having considered the same, reported the same with the following resolution:

Resolved, That as the subject contained in this bill has been acted upon by this House early in this session, the committee therefore report it inexpedient to legislate.

The report was accepted and the resolution adopted.

#### SPECIAL ORDER.

Mr. Lyford of Concord called for the special order which was the consideration of the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

Mr. Lyford of Concord then moved that the House resolve itself into a Committee of the Whole for the purpose of considering the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

The motion prevailed.

#### IN COMMITTEE OF THE WHOLE.

(Mr. Eastman of Concord in the chair.)

The chair stated the question under consideration to be the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

On motion of Mr. Lyford of Concord the reading of the bill was dispensed with.

The question being stated,

(Discussion ensued.)

Mr. Rowell of Newport offered the following amendment:

Strike out the first three sections of the bill and substitute therefor the following:

SECTION 1. The names of all candidates of the same political party shall be arranged on the ticket in separate columns, the columns to be separated by heavy printed lines,—where there is more than one candidate for the same office they shall be grouped together. There shall be left at the end of each list of candidates, as many blank lines as there are candidates to be voted for to fill such office.

SECT. 2. At the head of each column shall be printed the name or party appellation, in large plain type; directly below and in the centre of the column, shall be printed a square not less then one-half inch square.

Sect. 3. A cross X mark made in this square by the voters shall be counted as a vote for all candidates whose names appear in the column underneath such cross mark, unless such names have been erased or have a line or lines drawn through them by the voter, when they shall not be counted; but names written in to take the place of those erased or having a line or lines drawn through them, shall be counted as the choice of the voter. If any voter shall make a cross mark in more than one of the squares at the head of the column, the ticket cannot be counted unless it appears that one of them after being made was erased.

(Discussion ensued.)

Mr. Sulloway of Manchester moved to take the sense of the committee by an informal ballot in regard to the expediency of repealing the so called Australian Ballot Law.

(Discussion ensued.)

The motion being stated,

Mr. Sulloway of Manchester called for a rising vote which was taken with the following result:

Yeas, thirty-four; nays, one hundred and ninety-nine.

And the motion was lost.

The question recurred upon the adoption of the amendment proposed by Mr. Rowell of Newport.

The question being stated,

Mr. Lyford of Concord called for a division, which was had.

The chair declared that it was manifestly a vote in the negative, and the amendment was rejected.

Mr. Davis of Alstead moved to amend by substituting the socalled Davis bill for the bill under consideration, and on this question called for a division.

A division being had, the chair declared that it was manifestly a vote in the negative, and the amendment was not adopted.

Mr. Lyford of Concord offered the following amendment:

Strike out section 1 of the bill and insert in place thereof the following,—

SECTION. 1. Section 2 of chapter 33 of the Public Statutes is hereby amended by striking out all of the section and substituting in the place thereof the following:

SECT. 2. Every ballot shall contain the names and residences of all candidates whose nominations for any offices specified in the ballot have been duly made in accordance with the provisions of this act, and shall contain no other name; except that in case of electors of president and vice-president of the United States, the names of the candidates for president and vice-president shall be added. The names of the several candidates shall be printed in groups or separate tickets upon the ballot, according to the party appellations, and the several groups so printed shall be arranged at the discretion of the

officer who prepares the ballots. Each ticket or group shall be printed entire upon one column of the ballot. There shall be at the extreme right of the inside of the ballot, as folded, one column that shall have printed upon it only the names of the offices to be filled, the spaces for the names of the candidates to be left blank.

There shall be straight and parallel black lines at right angles to the length of the ballot, separating the different offices one from another, and between the names of the offices to be filled and the candidates for those offices shall be lighter black lines, straight and parallel, at right angles to the length of the ballot. The names of the offices to be filled shall be printed in plain type of a different character from that of the names of the candidates that are printed upon the ballot. There shall be continuous heavy black lines lengthwise of the ballot between the groups of candidates or tickets. At the head of each group or ticket upon the ballot shall be printed in large plain type the party appellation. In case a nomination is made by a nomination paper, the words, "nomination paper," or "nom. paper," shall be added after the party appellation. The ballots shall be so printed as to give to each voter a clear opportunity to designate, by a cross mark (X) in a square at the right of the name of each candidate, his choice of candidates; and on the ballot may be printed such words as will aid the voter to do this, as "to vote the straight Republican ticket, make a cross (X) in every square at the right of the names in this column," and the like. Whenever the approval of a constitutional amendment or other question is submitted to the vote of the people, such question shall be printed once at the bottom of the ballot after the lists of candidates, and there shall be added after each question the words, "to vote 'yes,' make a cross (X) in this square □: to vote 'no,' make a cross (X) in this square \(\square\)."

The ballots shall be of plain white paper, in weight not less than that of ordinary printing paper, and each column, of which there shall be four or more, shall be not more than five, nor less than four and a half, inches in width, and not less than six inches in length. There shall not be any impression or mark to distinguish one ballot from another. The names of candidates shall be printed with black ink at right angles with the length of the ballot, and in uniform type. The ballots shall be folded in marked creases lengthwise thereof. On the back and outside, when folded, shall be printed "Official Ballot for," followed by the designation of the polling place for which the ballot is prepared, the date of the election, and a fac simile of the signature of the officer who prepares the ballots, which fac simile shall at no election be a copy of that used at a former election, and shall not be made known prior to the day of election.

Section 23 of said chapter is hereby amended by striking out the words, "and the political appellation of the candidate of his choice for each office to be filled, except in case of electors of president and vice-president, one such mark being made opposite the group of his choice in the square provided in the margin for that purpose, or by filling in the name of the candidate of his choice in the blank space provided therefor, and making a cross (X) in the square opposite thereto," and substituting therefor the following words: of the candidate of his choice for each office to be filled, or by writing in the name of the candidate of his choice in the blank space provided therefor, and making a cross mark (X) in the square opposite thereto; so that said section shall read,—

Sect. 23. On receipt of his ballot, the voter shall forthwith, and without leaving the inclosed space, retire alone to one of the marking shelves or compartments, and shall prepare his ballot by marking in the appropriate square a cross (X) opposite and at the right of the name of the candidate of his choice for each office to be filled, or by writing in the name of the candidate of his choice in the blank space provided therefor, and making a cross mark (X) in the square opposite thereto, and in case of a question submitted to the vote of the people, by marking in the appropriate square a cross (X) against the answer which he desires to give. Before leaving the marking shelf or compartment, the voter shall fold his ballot, without displaying the marks thereon, in the same way it was folded when received by him. He shall immediately give his name in a loud and distinct tone of voice to the ward or town clerk, who shall likewise

repeat the same and place a check mark against it on his check-The voter shall then forthwith deposit his ballot in the slot of the ballot-box with the official indorsement uppermost. and the conveying of the ballot into the ballot-box by means of the mechanism thereof shall constitute the receiving of the same by the moderator. He shall mark and deposit his ballot without undue delay, and shall quit said inclosed space as soon as he has voted. No such voter shall be allowed to occupy a marking shelf or compartment already occupied by another, nor to remain within said inclosed space more than ten minutes, nor to occupy a marking shelf or compartment for more than five minutes in case all of such shelves or compartments are in use and other voters are waiting to occupy the same. No voter, not an election officer, whose name has been checked on the list by the ballot clerks, shall be allowed to reënter said inclosed space during said election unless another balloting is had. It shall be the duty of the moderator to secure the observance of the provisions of this section and of other sections relative to the duties of election officers

(Discussion ensued.)

The question being stated,

Shall the amendment be adopted?

Mr. Lyford of Concord called for a division, which was had, with the following result:

One hundred and thirty-four gentlemen voted in the affirmative and fourteen in the negative, and the amendment was adopted.

On motion of Mr. Lyford of Concord, it was ordered that the committee rise, report progress, and ask leave to sit again.

HOUSE.

(The speaker in the chair.)

Mr. Eastman, chairman for the Committee of the Whole, reported that the committee had had under consideration the

bill entitled "An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections," without concluding the same, and asked leave to sit again.

The report was accepted and leave to sit again was granted.

On motion of Mr. Lyford of Concord, the bill was laid upon the table and made the special order this afternoon at 4 o'clock.

Mr. Eastman of Concord moved that when the House adjourn this morning it be to meet at 2:30 o'clock this afternoon.

The motion prevailed.

On motion of Mr. Gould of Manchester, the House adjourned.

### AFTERNOON.

The House met at 2:30 o'clock according to adjournment.

(The speaker in the chair.)

#### RULES SUSPENDED.

Mr. Brown of Claremont moved that the rules be suspended and that the following report on the clerk's desk be taken up for consideration:

The Committee on Incorporations, to whom was referred the House bill entitled "An act to authorize the North Walpole fire district to establish water-works," having considered the same, report the same with the following amendments and recommend its passage.

E. H. CARROLL,

For the Committee.

## AMENDMENT NO. 1.

Amend section 2 by striking out the words "so many water commissioners as they shall deem necessary, not exceeding three," and inserting the words, and a board of three water commissioners, one to hold office until the next annual meeting thereafter, and one until the second, and one until the third, annual meeting after such choice; and at each annual meeting after the choice of the first board, one such commissioner shall be chosen by ballot and by major vote, who shall hold office for the term of three years and until his successor is chosen and qualified. Any vacancy occurring in said board may be filled by the selectmen, and their appointee shall hold office until his successor shall be chosen by said district at an annual meeting and duly qualified. So that said section as amended shall read:

The voters at said meeting, and at each annual meeting, shall elect by ballot a moderator, clerk, superintendent, and treasurer, and a board of three water commissioners, one to hold office until the next annual meeting thereafter, and one until the second, and one until the third, annual meeting after such choice. and at each annual meeting after the choice of the first board. one such commissioner shall be chosen by ballot and by major vote, who shall hold office for the term of three years and until his successor is chosen and qualified; any vacancy occurring in said board may be filled by the selectmen, and their appointee shall hold office until his successor shall be chosen by said district at an annual meeting and duly qualified; and said moderator, clerk, and water commissioners of said district, shall exercise, in relation to the district meetings, the like powers to those of moderator, clerk, and selectmen of towns; and the clerk shall have in said district the same powers, and perform the same duties, as like officers in towns. And the water commissioners and superintendent shall have full charge and control of all the water-works other than the fire hydrants, and a major vote of those present and voting at any annual or special meeting shall govern all matters voted upon.

#### AMENDMENT NO. 2.

Amend section 4 by adding at the end of the section the words, the charter herein demanded to be granted, provided said precinct take the system of water-works of said Nathaniel Monroe, at such price as may be agreed upon by parties in interest; and in event of disagreement damages shall be

assessed and awarded according to the provisions of section 5 of this act.

The motion prevailed.

The rules were suspended.

The report was taken up and accepted, and the amendment adopted.

Mr. Brown of Claremont then moved that the rules be suspended and that the bill be put upon its third reading by its title and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

Mr. Page of Haverhill moved that the rules be suspended and that the following report on the clerk's desk be taken up for consideration:

The Special Committee, to whom was referred the subject of investigating the existing causes of drunkenness and the treatment of persons subject to the habit, having considered the same, report the accompanying joint resolution, and recommend its passage.

O. C. HATCH,

For Special Committee.

Joint resolution making an appropriation for the treatment of persons addicted to the use of alcoholic liquors.

The motion prevailed.

The rules were suspended,

The report was taken up and accepted, and the joint resolution read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

Mr. Woodbury of Manchester moved that the rules be suspended, and that the following entitled bill be taken up:

An act to grant an island in the Merrimack river to William Glover.

The motion prevailed.

The bill having been favorably reported from the Committee on the Judiciary, laid on the table, printed and distributed under the rule, and being on its second reading,

Mr. Priest of Manchester moved that the bill be amended by striking out the name of "William Glover," wherever it appears in the bill, also in the title, and insert in place thereof the words, the city of Manchester.

The amendment was not adopted on a viva voce vote.

Mr. Priest then called for a division, and pending the call for a division,

Mr. Leach of Franklin moved that the bill be indefinitely postponed.

The motion prevailed.

Mr. Howard of Manchester moved that the following entitled bill be taken from the table:

An act in addition to and amendment of section 1, chapter 79 of the Public Statutes, relating to sidewalks.

The pending question being,

Shall the bill pass?

And being stated,

And pending,

Mr. Sulloway of Manchester moved that the bill be indefinitely postponed.

The motion pending,

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill:

An act to provide for the paupers and indigent insane.

The bill being in order for a third reading, it was read a third time.

The question pending,

On the passage of the bill,

Mr. Courser of Webster moved that the bill be indefinitely postponed.

The question being stated,

(Discussion ensued.)

By unanimous consent Mr. Courser withdrew his motion to indefinitely postpone the bill.

Mr. Sinclair of Portsmouth moved that the bill be laid on the table, and be made the special order for to-morrow forenoon at 11:30 o'clock.

The motion did not prevail on a viva voce vote.

Mr. Sinclair then called for a division, and then by unanimous consent withdrew his call for a division.

P. H. Sullivan of Manchester moved that the bill be put back on its second reading, for the purpose of amendment.

The motion was lost on a viva vocc vote.

The question then being stated,

Shall the bill pass?

The negative prevailed on a viva voce vote.

Mr. Lyford of Concord demanded the yeas and nays.

Th clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Seventy-nine gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Follansby of Exeter, Warren of Exeter, Wetherell, Perkins, Young of Newmarket, Batchelder of North Hampton, Conner.

STRAFFORD COUNTY. Swain, Foster of Dover, Kimball, Smith of Dover, Reynolds, Fletcher of Farmington, Pearl, Nute, Ricker, Richards, Osborn, Wallace.

BELKNAP COUNTY. Rollins, Smith of Centre Harbor, Smith of Gilford, O'Shea, Plummer of Laconia, Knox.

CARROLL COUNTY. Clark of Conway, Robinson of Wakefield, Clow, Piper.

MERRIMACK COUNTY. Burroughs, Brown of Concord, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Abbot, Gordon of Concord, Flint, Dodge of Hopkinton, Morrill of Hopkinton, Fowler, Carroll.

HILLSBOROUGH COUNTY. Felt, Gould, Mullen, Ward, Sulloway, Robinson of Manchester, Gilmore, Woodbury of Manchester, Sullivan, F., Hatch of Peterborough, French.

CHESHIRE COUNTY. Brigham of Winchester.

SULLIVAN COUNTY. Johnson of Claremont, Day of Cornish, Collins, Coffin, Rowell.

GRAFTON COUNTY. Fellows of Bristol, Copithorn, Brooks of Franconia, Hoyt of Hanover, Burton, Spring, Hatch of Littleton, Colby of Plymouth.

Coös County. Gilbert, Oswell, Locke of Carroll, Stevens, Cole of Columbia, Bullard, Marshall, Wheeler, Van Dyke.

One hundred and forty-eight gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, Gillingham, Spofford, French of East Kingston, Hooke, Pevear, Stackpole, Leavitt, Fernald, Guptill, Sinclair, Moran of Portsmouth, Woodman, Cole of Salem, Corning, Sleeper, Randall, Dinsmore.

STRAFFORD COUNTY. Scott of Dover, Laughlin. Hill of Durham, York of Lee, Kingman, Wallingford, Meader.

BELKNAP COUNTY. Howard of New Hampton, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Nash, Towle of Freedom, Gale of Jackson, Rumery, Gilman, Bryant, Copp, Mathes.

MERRIMACK COUNTY. Morrison of Boscawen, Kittredge, Raymond, Dean, Leach, Sturtevant, Nutting, Rowe, Woodward of New London, Goss, Sherburne, Dunlap, Pressey, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Hobart, Whitaker, Woodbury of Francestown, Pierce of Greenville, Brooks of Hancock, Baker, Danforth, Killey, Priest of Manchester, Downs of Manchester, Nearbonne, Quint, Laneville, Sullivan, P. H., Dodge of Manchester, Smith of Manchester, Wardsworth, Frost, Eryson, Howard of Manchester, Reed, Foster of Milford, Gutterson, Kaley, Burnham, Brigham of Nashua, Cummings, Faxon, Woodward of Nashua, Sweeney, Noble, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Prichard, Hobbs, Scott of Peterborough, Green, Barker.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Bowen of Fitzwilliam, Willard, Davenport, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Martin of Richmond, Wellington, Nesmith, Carter of Swanzey, Bowen of Walpole, Hall, Aldrich, Wardwell.

SULLIVAN COUNTY. Clark of Acworth, Jewett, Severance, Martin of Plainfield, Wiggins of Springfield.

Grafton County. Plummer of Alexandria, Batchelder of Ashland, Blandin, Swasey, Gordon of Canaan, Follansbee of Dorchester, Webster, Cole of Grafton, Ford, Page of Haverhill, Keyes, Morse, Jewell, Bronson, Howland, Flanders of Littleton, Eastman of Littleton, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Cook, Moulton of Thornton.

Coös County. Noonan, Blais, McGregor.

The negative prevailed.

The bill did not pass.

NOTICE OF RECONSIDERATION.

Mr. Lyford of Concord gave notice, that having voted in the

negative on the question of the passage of the bill, he should, on to-morrow or some subsequent day, move to reconsider the vote whereby the House refused to pass the bill.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

On motion of Mr. Lyford of Concord, the bill was laid upon the table and made the special order for to-morrow, March 30, at 11:30 o'clock.

Mr. Eastman of Concord called for the special order, which was the consideration of the following entitled bill:

An act for the preservation of the purity of the water of Penacook lake, in Concord, for domestic uses by the citizens of Concord.

On motion of Mr. Eastman of Concord, the bill was laid upon the table and made the special order for to-morrow, March 30, at 11 o'clock.

Mr. Eastman of Concord moved that the following entitled bill be taken from the table:

An act relating to decisions at law terms, and in amendment of chapters 204 and 214 of the Public Statutes.

The motion prevailed.

The bill having been read a third time,

And the question being stated,

Shall the bill pass?

The affirmative prevailed.

The bill passed.

Mr. Woodbury of Manchester gave notice, that on to-morrow he intended to ask leave of the House for permission to introduce a bill for the repeal of section 21, and all subsequent sections, of chapter 156 of the Public Statutes, so far as said statute gives the Boston & Maine Railroad the right to lease or operate the Concord & Montreal Railroad, or the Concord & Montreal Railroad the right to lease or operate the Boston & Maine.

#### THIRD READING.

The following entitled bill was read a third time and passed:

An act in relation to foreign building and loan associations and agents.

Mr. Leach of Franklin moved that the following entitled bill be taken up:

An act to provide for annexing parts of towns to adjoining towns, for school purposes.

The bill having been read a third time,

And the pending question being,

Shall the bill pass?

And being stated,

The affirmative prevailed.

The bill passed.

Mr. Noble of Nashua moved that the following entitled bill be taken from the table:

An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission, and establishing a board of protection.

The motion prevailed.

Mr. Lyford of Concord moved that the bill be again placed on the table.

The motion prevailed.

Mr. Brigham of Winchester moved that the following entitled bill be taken up:

An act for the better protection of black bass in Spofford lake in the town of Chesterfield.

The motion prevailed.

The bill was taken up and ordered to a third reading.

Mr. Courser of Webster moved that the following entitled bill be taken up:

An act relating to the children of paupers.

The motion prevailed.

The bill was taken up and ordered to a third reading.

Mr. Courser then moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Mitchell of Concord moved that the following entitled bill be taken up and made the special order for to-morrow afternoon at 3 o'clock:

An act in amendment of chapter 161 of the Laws of 1878, entitled "An act to establish the city of Concord, approved July 6, 1849."

On the motion, Mr. Lyford of Concord called for a division.

A division was had with the following result:

Six gentlemen voted in the affirmative.

Thirty-six gentlemen voted in the negative.

No quorum having voted,

The speaker declared the House adjourned.

THURSDAY, MARCH 30, 1893.

The House met at 11 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORT OF COMMITTEE.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed, bills and joint resolutions with the following titles:

An act to incorporate the Bennington Water-Works Company.

An act to provide for a commissioner of labor and to establish a bureau of labor.

Joint resolution in favor of an appropriation to re-cast the bronze tablet erected at the copse of trees on Cemetery ridge, Gettysburg.

Joint resolution providing for current expenses, salary of the chaplain, the library, and repairs of the state prison.

An act relating to the rate of interest to be paid general depositors by guaranty savings banks.

Joint resolution to enlarge and improve the state fish-hatching house and plant at Sunapee lake in the town of New London.

An act to authorize the town of Lebanon to issue bonds.

Joint resolution providing for a brook-trout hatching-house at Manchester.

Joint resolution authorizing a repayment of income, paid over to the state as part of the Benjamin Thompson fund.

An act to change the times for holding the trial terms of the supreme court for the county of Sullivan.

An act in amendment of section 3, chapter 133 of the Public Statutes, relating to fisheries and game.

An act to establish a special school district in the town of Stewartstown.

An act to incorporate the Upper Ammonoosuc Railway Company.

An act making appropriations for the New Hampshire Soldiers' Home.

Joint resolution in relation to a fish-hatching house in the town of Meredith.

An act to incorporate the Belmont Aqueduct Company.

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

An act to establish the salary of the judge of probate for the county of Rockingham.

An act for the protection of whitefish.

An act in relation to vacancies in town offices and in amendment of section 39 of chapter 43 of the Public Statutes.

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary Hall in the Capitol at Washington.

An act to legalize the action of the town of Barrington, appropriating the sum of one hundred dollars to the Barrington cornet band.

GEO. H. COLBY,

For the Committee.

The report was accepted.

Mr. Corning of Salem moved that the following entitled bill be taken from the table :

An act to incorporate the Salem & Pelham Street Railway.

The motion pending,

Mr. Nash of Conway called for the special order, which was the consideration of the following entitled bill:

An act for the preservation of the purity of the water of Penacook lake, in Concord, for domestic purposes by the citizens of Concord.

The report of the committee with amendment was adopted.

Mr. Eastman of Concord moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion was lost.

On the question being stated,

Shall the bill be read a third time?

The negative prevailed on a viva voce vote.

Mr. Eastman of Concord called for a division, which was had, and the speaker declared the vote to be manifestly a vote in the negative.

The bill was refused a third reading.

Mr. Page of Haverhill offered the following concurrent resolution:

Resolved, by the House of Representatives, the Senate concurring: That the resolution by which the two houses voted to adjourn on Friday, March 31, at 12 o'clock noon, be and hereby is rescinded, and that the final adjournment of the present session of the General Court be upon Saturday, April 1, at 11 o'clock in the forenoon.

On the resolution.

(Discussion ensued.)

Mr. Foster of Dover moved to strike out the words "11 o'clock in the forenoon" and insert, 3 o'clock in the afternoon.

By unanimous consent Mr. Foster withdrew his motion to amend.

On the adoption of the concurrent resolution, Mr. Lyford of Concord called for a division, and a division was had with the following result:

One hundred and eighty-four gentlemen voted in the affirmative.

Sixty-four gentlemen voted in the negative.

The affirmative prevailed.

The concurrent resolution was adopted.

SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

Mr. Lyford then moved that the House resolve itself into a committee of the whole, for the purpose of considering the bill.

The motion prevailed.

IN THE COMMITTEE OF THE WHOLE.

(Mr. Eastman of Concord in the chair.)

The chair stated that the House was in committee of the whole, for the purpose of considering the following entitled bill:

An act in amendment of and in addition to chapter 33 of the

Public Statutes, in relation to the means of conducting caucuses and elections.

Section 2 of the bill was read by the clerk.

Mr. Nash of Conway moved that all debate in the committee of the whole be limited to five minutes to each speaker.

The motion prevailed.

Mr. Lyford of Concord moved to amend the bill by striking out section 2.

On the motion, Mr. Rowell of Newport called for a division, and a division was had with the following result:

One hundred and fifty-six gentlemen voted in the affirmative.

Seventy gentlemen voted in the negative.

The affirmative prevailed.

The amendment was adopted and section 2 was stricken out.

The third section of the bill was then read by the clerk.

Mr. Leach of Franklin offered the following amendment, which was adopted:

Strike out the following words in the first line of the section, "except those at the head of the ticket."

The section as amended was adopted.

The fourth section of the bill was then read by the clerk.

Mr. Leach of Franklin offered the following amendment, which was adopted.

Strike out the following words in lines 9, 10, 11, and 12, of the section, "inspectors of each political party shall perform the duties assigned to them by the party caucus or committee nominating them, and may exchange positions as they may agree upon election day."

The section as amended was then adopted.

The fifth section of the bill was read by the clerk.

Mr. Lyford of Concord moved to amend by striking out the word "without," in the fourth line of section 5, and inserting the word after in place thereof, so that the last clause of the first sentence shall read, after administering an oath.

(Discussion ensued.)

The amendment was withdrawn.

Mr. Lyford of Concord moved to amend the section by striking out the words, "without administering an oath."

The motion was lost on a viva voce vote.

Mr. Lyford of Concord called for a division, which was had with the following result:

One hundred gentlemen voted in the affirmative, and one hundred and seven in the negative, and the amendment was rejected.

Section 6 of the bill was read by the clerk.

Mr. Lyford of Concord moved that the section be stricken out.

The question being stated,

The motion prevailed.

Section 7 of the bill was then read by the clerk.

Mr. Lyford moved to amend the section by striking out the words, "twenty-four hours," in the eleventh line of said section, and insert in place thereof the words, seven days.

(Discussion ensued.)

Mr. Sulloway of Manchester moved to strike out all of said section 7 after the first sentence thereof.

(Discussion ensued.)

The amendment was adopted on a viva vocc vote.

Section 8 of the bill was then read by the clerk.

Mr. Lyford of Concord moved to amend by inserting the words, and one half, after the word "from," in the eleventh line thereof of said section.

On a viva voce vote the amendment was adopted.

The following amendment was offered by Mr. Davis of Alstead:

Strike out sections 8, 9, and 10 of the bill.

On a viva voce vote the amendment was adopted.

Sections 11, 12, and 13 were read by the clerk.

On motion of Mr. Lyford of Concord, these three sections were adopted.

Section 14 of the bill was then read by the clerk.

Mr. Lyford of Concord offered the following amendment:

Amend the section so as to read as follows:

SECT. 14. Check-lists shall be prepared for use at all meetings of towns, wards, or cities, where any town, ward, city, county, state, or national officer is to be elected by the voters, and shall be posted and corected as now required when a moderator is to be elected, but towns shall not be required to use check-lists at municipal elections unless they so vote.

On a viva voce vote the amendment was adopted.

Mr. Rumery of Ossipee offered the following amendment:

Amend the bill by inserting an additional section as follows:

Any town having adopted the provisions of this chapter for its annual elections, may, at a meeting duly called for that purpose, adopt the former laws relating to conducting town elections, and shall thereafter be subject to the same laws as if the provisions of this chapter had not been so adopted.

On a viva voce vote the amendment was adopted.

The fifteenth and sixteenth sections of the bill were read by the clerk.

The sections were adopted, on motion of Mr. Lyford of Concord.

On motion of Mr. Lyford of Concord, it was ordered that the committee rise and report the bill with amendments and recommend its passage.

#### HOUSE.

## (The speaker in the chair.)

Mr. Eastman, chairman for the Committee of the Whole, reported that the committee to whom was referred the bill entitled: "An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections," having considered the same, report the same with the following amendments, and as so amended recommend its passage.

# [See Committee of the Whole, ante page 1224.]

The report of the committee was accepted and on motion of Mr. Lyford of Concord, the bill and report were laid upon the table.

On motion of Mr. Lyford of Concord, the following resolution was adopted:

Resolved, That when the House adjourn this forenoon it be to meet at 3 o'clock this afternoon.

On motion of Mr. Nash of Conway, the following entitled bill was taken from the table and placed in the general order:

An act relating to the division of towns and the creation of new ones.

Mr. Roby of Gilford offered the following resolution:

Resolved, By the House of Representatives the Senate concurring, That a joint special committee be appointed, consisting of Senator Preston and Messrs. Cooper of Exeter, Norwood of Keene, Wadleigh of Manchester, and Woodward of Nashua, to investigate the management of the state fish-hatching house at Plymouth, and the matter of supplying trout to the state of Massachusetts by said management, and to report to the present session of the Legislature, or if said session has come to a close report to the Governor and council, the results of their inquiry.

On motion of Mr. Sinclair of Portsmouth, the resolution was laid on the table.

Mr. Morrill of Hopkinton offered the following resolution:

Resolved, That when the House adjourn this afternoon it be to meet this evening at 7:30 o'clock.

On motion of Mr. Eastman of Concord,-

The resolution was laid on the table.

On motion of Mr. Foster of Dover, the house adjourned.

## AFTERNOON.

The House met at 3 o'clock according to adjournment.

(The speaker in the chair.)

Mr. Rowell of Newport moved that the rules be suspended and that the following entitled bill be taken from the table and considered:

An act to prohibit fishing in certain tributaries of Sunapee lake.

The motion did not prevail on a viva voce vote.

Mr. Rowell then called for a division, and a division was had with the following result:

One hundred and forty-six gentlemen voted in the affirmative.

Forty-three gentlemen voted in the negative.

The motion prevailed.

The bill was taken from the table.

The bill having been read a third time,

The pending question being,

Shall the bill pass?

And on this question, the yeas and nays having been demanded by Mr. Page of Haverhill,

The demand for the yeas and nays was withdrawn, and the question again being stated,

Shall the bill pass?

The affirmative prevailed on a viva voce vote, and the bill passed.

SPECIAL ORDER.

Mr. Lyford of Concord called for the special order, which was the consideration of the following entitled bill:

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

The pending question being,

On the adoption of the amendments reported by the Committee of the Whole,

Mr. Lyford of Concord moved that the rules be suspended and that the reading of the amendments be dispensed with, and that the amendments be taken up in their order for consideration, without their reading.

The motion prevailed on a viva voce vote.

The House proceeded to take up the amendments.

Mr. Lyford of Concord moved to reconsider the vote whereb the House voted to take up the amendments without reading.

The motion prevailed.

The vote was reconsidered.

The following amendments, reported from the Committe of the Whole, were taken up in their order, and each was adopted:

SECTION 1. Section 11 of chapter 33 of the Public Statutes, is hereby amended by striking out all of the section and substituting in the place thereof the following:

SECT. 11. Every ballot shall contain the names and residence of all candidates whose nominations for any offices specified in the ballot have been duly made in accordance with the provisions of this act, and shall contain no other name; except that in case of elections of president and vice-president of the United States, the names of the candidates for president and vice-president shall be added. The names of the several candidates shall be printed in groups on separate tickets upon the ballot, according to the party appellations, and the several groups so printed shall be arranged at the discretion of the officer who prepares the ballot.

Each ticket or group shall be printed entire upon one column of the ballot.

There shall be at the extreme right of the inside of the ballot, as folded, one column that shall have printed upon it only the names of the offices to be filled,—the spaces for the names of the candidates to be left blank. There shall be straight and parallel black lines at right angles to the length of the ballot separating the different offices one from another, and between the names of the offices to be filled and the candidates for those offices shall be lighter black lines, straight and parallel at right angles to the length of the ballot.

The names of the offices to be filled shall be printed in plain type, of a different character from that of the names of the candidates that are printed upon the ballot. There shall be continuous heavy black lines lengthwise of the ballot between the groups of candidates or tickets. At the head of each group or ticket upon the ballot, shall be printed in large plain type the party appellation. In case a nomination is made by a nomination paper, the words "nomination paper" or "nom. paper," shall be added after the party appellation. The ballot shall be so printed as to give to each voter a clear opportunity to designate, by a cross mark in a square at the right of the name of each candidate, his choice of candidates; and on the ballot may be printed such words as will aid the voter to do this, as, "To vote the straight Republican ticket, make a cross in every square at the right of the names in this column," and the like.

Whenever the approval of a constitutional amendment or other question is submitted to the vote of the people, such questions shall be printed once at the bottom of the ballot after the lists of candidates, and there shall be added after each question the words "To vote yes, make a cross(X) in this square," "To vote no, make a cross(X) in this square."

The ballots shall be of plain white paper, in weight not less than that of ordinary printing paper, and each column,—of which there shall be four or more—shall not be more than five nor less than four and a half inches in width, and not less than six inches in length. There shall not be any impression or mark to distinguish one ballot from another. The names of caudidates shall be printed with black ink, at right angles with the length of the ballot, and in uniform type. The ballots shall be folded in marked creases lengthwise thereof.

On the back and outside, when folded, shall be printed, "Official ballot for," followed by the designation of the polling place for which the ballot is prepared, the date of the election, and a fac simile of the signature of the officer who prepares the ballots, which fac simile shall at no election be a copy of that used at a former election, and shall not be made known prior to the day of election.

Section 2. Section 23 of said chapter is hereby amended by striking out the words "and the political appellation of the

candidates of his choice for each office to be filled, except in the case of electors of president and vice-president, one such mark being made opposite the group of his choice in the square provided in the margin for that purpose, or by filling in the name of the candidate of his choice in the blank space provided therefor, and making a cross (X) in the square opposite thereto," and substituting therefor the following words: "of the candidate of his choice for each office to be filled, or by writing in the name of the candidate of his choice in the blank space provided therefor, and making a cross mark (X) in the square opposite thereto," so that said section shall read:

Section 23. On receipt of his ballot, the voter shall forthwith, and without leaving the inclosed space, retire alone to one of the marking shelves or compartments, and shall prepare his ballot by marking in the appropriate square, a cross (X) opposite and at the right of the name of the candidate of his choice, for each office to be filled, or by writing in the name of the candidate of his choice in the blank space provided therefor, and making a cross mark (X) in the square opposite thereto, and in case of a question submitted to the vote of the people, by making in the appropriate square a cross (X) against the answer which he desires to give. Before leaving the marking shelf or compartment, the voter shall fold his ballot, without displaying the marks thereon, in the same way it was folded when received by He shall immediately give his name in a loud and distinct tone of voice to the ward or town clerk, who shall likewise repeat the name and place a check mark against it on his checklist. The voter shall then forthwith deposit his ballot in the slot of the ballot-box, with the official indorsement uppermost, and the conveying of the ballot into the ballot-box by means of the mechanism thereof, shall constitute the receiving of the same by the moderator. He shall mark and deposit his ballot without undue delay, and shall guit said inclosed space as soon as he has voted. No such voter shall be allowed to occupy a marking shelf or compartment already occupied by another, nor to remain within said inclosed space more than ten minutes, nor to occupy a marking shelf or compartment for more than five minutes, in case all of such shelves or compartments are in use and other voters are waiting to occupy the same. No voter, not the ballot clerks, shall be allowed to reënter said inclosed space during said election, unless another balloting is had. It shall be the duty of the moderator to secure the observance of the provisions of this section, and of other sections relative to the duties of election officers.

The bill was then ordered to a third reading.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

This motion pending,

Mr. Sulloway of Manchester moved that the bill be indefinitely postponed.

The question being stated,

Mr. Lyford of Concord called for a division, and a division was had with the following result:

Seventy-seven gentlemen voted in the affirmative.

One hundred and forty-three gentlemen voted in the negative.

The negative prevailed.

The motion was not adopted.

The question then being stated,

On the motion of Mr. Lyford of Concord, to suspend the rules and put the bill on its third reading by its title and passage at the present time,

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

Mr. Page of Haverhill moved that the rules be suspended, and that the following reports from the Committee on Claims be taken up:

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Claims, to whom was referred petitions of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton, having considered the same, report the following joint resolution and recommend its passage:

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton.

HENRY P. PRIEST.

For the Committee.

## STATE OF NEW HAMPSHIRE.

HOUSE OF REPRESENTATIVES.

The Committee on Claims, to whom was referred the petitions of William Dunlap of Salisbury and Francis T. French of East Kingston, having considered the same, report the following joint resolution and recommend its passage:

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

HENRY P. PRIEST.

For the Committee.

## STATE OF NEW HAMPSHIRE.

House of Representatives.

The Committee on Claims, to whom was referred the petition of Andrew H. Parsons of Salisbury, having considered the same, report the following joint resolution and recommend its passage:

Joint resolution in favor of Andrew H. Parsons of Salisbury.

HENRY P. PRIEST,

For the Committee.

The several reports were accepted in the order taken up.

Mr. Page of Haverhill moved that the first two reports be laid on the table, and that the third report, recommending the passage of the joint resolution in favor of Andrew H. Parsons, be taken up.

The motion prevailed.

The joint resolution in favor of Andrew H. Parsons was taken up and read a first time.

Mr. Page of Haverhill moved that the rules be suspended and that the joint resolution be read a second and third time at the present time and be put upon its passage.

The motion prevailed on a viva voce vote.

Mr. Eastman of Concord called for a division, which was had, with the following result:

One hundred and sixty gentlemen voted in the affirmative.

Thirteen gentlemen voted in the negative.

Mr. Eastman of Concord then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

One hundred and seventy-four gentlemen voted in the affirmative viz:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford, Brown of Deerfield, French of East Kingston, Johnson of Epping, Follansby of Exeter, Wetherell, Hooke, Moulton of Hampstead, Pevear, Warner, Bachelder of North Hampton, Fernald, Guptill. Moran of Portsmouth, Bailey of Raymond, Woodman, Cole of Salem, Sleeper, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Smith of Dover, Towle of Dover, Scott of Dover, Reynolds, Hill of Durham, Fletcher of Farmington, Pearl, Nute, Kingman, Wallingford, Ricker, Osborn, Meader, Wallace, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, Page of Gilmanton, O'Shea, Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Currier, Demeritt, Towle of Freedom, Gale of Jackson, Harriman, Rumery, Copp, Robinson of Wakefield, Clow, Mathes, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Downes of Andover, Morrison of Boscawen, Burroughs, Kittredge, Brown of Concord, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Abbot, Gordon of Concord, Leach, Favor, Nutting, Robie of Hooksett, Woodward of New London, Young of Northfield, Lane, Fowler, Goss, Sherburne, Dunlap, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Whitaker, Woodbury of Francestown, Pierce of Greenville, Brooks of Hancock, Baker, Felt, Cleasby, Gould, Mullen, Ward, Sulloway, Killey, Priest of Manchester, Clark, G. M., Fullerton, Nearbonne, Quint, Clark, C. C., Allen, F., Tonery, Sullivan, P. H., Martin of Manchester, Allen, W. J., Wadsworth, Frost, Woodbury of Manchester, Eaton of Manchester, Bryson, Howard of Manchester, Sullivan, F., Reed, Foster of Milford, Brigham of Nashua, Cummings, Faxon, Woodward of Nashua, Noble, Jones of Nashua, Woodbury of Nashua, Field, Wason, Prichard, Barker, French.

Cheshire County. Davis of Alstead, Bowen of Fitzwilliam, Howe, Lawrence. Norwood, McDuffee of Keene, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Hall, Aldrich, Brigham of Winchester.

SULLIVAN COUNTY. Hoyt of Charlestown, Huntley, Day of Cornish, Collins, Elwell, Rowell, Martin of Plainfield, Wiggins of Springfield. Wiley.

GRAFTON COUNTY. Swasey, Copithorn, Hoyt of Hanover, Page of Haverhill, Jewell, Burton, Spring, Howland, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Colby of Plymouth.

COOS COUNTY. Gilbert, Oswell, Hurlbut, Ellingwood, Blais, Wheeler, Day of Stratford, McGregor.

Forty-two gentlemen voted in the negative, viz.:

STRAFFORD COUNTY. Richards, Jones of Rochester.

BELKNAP COUNTY. Roby of Gilford.

CARROLL COUNTY. Nash, Huntress.

MERRIMACK COUNTY. Warren of Chichester, Eastman of Concord, Mitchell, Dean, Pressey.

HILLSBOROUGH COUNTY. Emerson, Danforth, Gilmore. Smith of Manchester, Herbert, Gutterson, Ledoux. Hobbs, Scott of Peterborough, Green.

CHESHIRE COUNTY. Pierce of Chesterfield, Gowing, Bowen of Walpole.

SULLIVAN COUNTY. Clark of Acworth, Severance, Brown of Claremont, Coffin.

GRAFTON COUNTY. Plummer of Alexandria, Brooks of Franconia, Cole of Grafton, Keyes, Morse, Wells, Eastman of Littleton, Moulton of Lyman.

Coös County. Locke of Carroll, Stevens, Noonan, Beattie, Hatch of Northumberland, Van Dyke, McIver.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second and third time and passed.

The report of the committee, recommending the passage of the joint resolution in favor of George F. Morrill and Jonathan L. Loverin, was then taken up and the joint resolution was read a first time and ordered to a second reading.

Mr. Page of Haverhill moved that the rules be suspended and that the joint resolution be read a second time at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second time.

Mr. Page of Haverhill then moved to amend the joint resolu-

tion by striking out the following words: "And their proportionate part of the salary of a representative while occupying their seats as representatives."

The amendment was adopted and the joint resolution was ordered to a third reading.

Mr. Page of Haverhill then moved that the rules be suspended and that the joint resolution be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

The report of the committee, recommending the passage of the joint resolution in favor of William Dunlap and Francis T. French, was then taken up and the joint resolution read a first time.

Mr. Page of Haverhill moved that the rules be suspended and that the joint resolution be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second and third time and passed.

Mr. Nash of Conway moved that the rules be suspended and that the following entitled bill be taken up:

An act relating to the annual salaries of the judge of probate and the register of probate in the county of Carroll.

The motion prevailed.

The bill was taken up.

The bill having been read a first and second time, and laid

upon the table, printed, and distributed under the rule, and the pending question being,

Shall the bill be read a third time?

And being stated,

The affirmative prevailed and the bill was ordered to a third reading.

Mr. Nash of Conway then moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

Mr. Page of Haverhill offered the following resolution, which was adopted:

Resolved, That when the House adjourn this afternoon, it be to meet this evening at 7:30 o'clock.

Mr. Sinclair of Portsmouth moved that the following entitled bill be taken from the table:

An act in relation to the mileage of officers of the Senate and House of Representatives.

The bill being on its second reading,

Mr. Sinclair of Portsmouth offered the following amendment, which was adopted:

Amend the bill as follows:

Insert the words, and employees, after the word "officers," in the first line of section 1, and also in the title of the bill.

The bill was then ordered to a third reading.

Mr. Sinclair then moved that the rules be suspended and

that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time by its title and passed.

Mr. Scott of Peterborough moved that the following entitled bill be taken up and considered:

An act in amendment of section 11, chapter 286 of the Public Statutes, relating to the warden of the state prison.

The motion prevailed.

The bill having been read a first and second time, tabled and printed under the rule, taken up. tabled, and then taken up and placed in the general order,

And the question being stated,

Shall the bill be ordered to a third reading?

The affirmative prevailed.

Mr. Scott of Peterborough moved that the rules be suspended and that the bill be read a third time by its title at the present time and be put upon its passage.

The motion prevailed on a viva voce vote.

Mr. Colby of Plymouth called for a division.

The division pending,

Mr. Colby withdrew his call for a division.

The bill was then read a third time by its title and passed.

Mr. Nash of Conway moved that the House adjourn, and the question pending on the motion, withdrew his motion.

Mr. Spring of Lebanon moved that the following message,

which had been received from the honorable Senate by their clerk, be taken up.

The motion prevailed.

### MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, By the House of Representatives, the Senate concurring, That the resolution by which the two houses voted to adjourn on Friday, March 31, at 12 o'clock noon, be and hereby is rescinded, and that the final adjournment of the present session of the General Court be upon Saturday, April 1, at 11 o'clock in the forenoon.

The Senate deem it inexpedient to legislate upon the following entitled bill, sent up from the House of Representatives:

An act in relation to the taxation of money loaned on real estate situated in New Hampshire.

The Senate deem it inexpedient to legislate upon the following entitled bills, sent up from the House of Representatives:

An act in amendment of chapter 126 of the Public Statutes' relating to inspectors of petroleum.

An act to abolish jury fees, and repeal section 22, chapter 287 of the Public Statutes.

An act in amendment of and in addition to section 12 of chapter 266 of the Public Statutes, relating to trepasses and malicious injuries.

An act to change the name of the town of Albany to that of Chocorua.

An act to define and regulate the mode of publishing notices in courts of probate.

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

An act for the protection of whitefish.

Joint resolution for the placing of statues of Gen. John Stark and Daniel Webster in the National Statuary hall in the Capitol at Washington.

An act in amendment of section 6, chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

Joint resolution in favor of Charles Whittier and S. S. Warren.

An act to revive and extend the charter of the Masonic Building Association of Manchester.

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association in the city of Dover.

An act to incorporate the Chesterfield Fish and Game League.

Joint resolution in favor of an appropriation to recast the bronze tablet erected at the copse of trees on Cemetery ridge, Gettysburg, known as the "high-water mark of the Rebellion," by the states whose troops met and repulsed Longstreet's assault, for the purpose of adding the names of the three companies of New Hampshire sharpshooters inadvertently omitted.

An act in amendment of an act entitled "An act to establish the city of Laconia," approved March 24, 1893.

In relation to a fish-hatching house in the town of Meredith.

An act in amendment of section 29, chapter 98 of the Public Statutes, relating to the New Hampshire National Guard.

An act making appropriations for the New Hampshire Soldiers' Home.

Joint resolution authorizing the reëstablishment of the boundary post at the south-east corner of Vermont.

An act to annex a certain island in Winnipiseogee lake to the town of Moultonborough.

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school money.

Joint resolution in relation to the erection of a monument in honor of John Sullivan.

Joint resolution in favor of the commissioners for the revision of the statutes.

An act in amendment of chapter 142 of the Public Statutes. relating to the taking of land for public purposes.

An act for the location and appraisal of unincorporated and other land.

An act to incorporate Division 3, Ancient Order of Hibernians, in the city of Dover.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

An act to incorporate the Saint Vincent de Paul Society of New Hampshire.

An act to incorporate the Upper Ammonoosuc Railway Company.

Joint resolution authorizing a re-payment of income paid over to the state as part of the Benjamin Thompson fund.

An act to establish a special school district in the town of Stewartstown.

An act in amendment of section 3 of chapter 133 of the Public Statutes, relating to fisheries and game.

An act to provide for a commissioner of labor, and to establish a bureau of labor.

Joint resolution providing for a brook-trout hatching house at Manchester.

An act to authorize the town of Lebanon to issue bonds.

An act to change the times of holding the trial terms of the supreme court for Sullivan county.

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled Senate bill:

An act to incorporate the Keene Electric Railway Company.

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled Senate bill:

An act in relation to vacancies of town offices, and in amendment of section 39 of chapter 43 of the Public Statutes.

The Senate concur with the House of Representatives in the passage of the following bill, with an amendment, in the passage of which amendment they ask the concurrence of the House of Representatives:

An act to amend the charter of the Laconia & Lake Village Horse Railroad.

Amend the bill by adding at the end of section 4 the following words, but nothing in this act shall be construed to authorize said corporations to take, condemn, use, or obstruct the piers, wharfs, landings, rights of way or approaches thereto, of any other corporation or corporations without their express consent in writing.

The Senate concur with the House of Representatives in the passage of the following bills, with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

Amend section 4 of the bill by striking out the word vicinity," and insert in lieu thereof the words, Conway,

Bartlett, and Chatham; also, insert after the word "issued," the words, to an amount not exceeding the capital stock actually paid in.

An act to incorporate the Newmarket water-works.

Amend section 7, line 1, by inserting after the word "Newmarket," the words, or any village district that may be organized therein; also, amend section 7, line 5, by inserting after the word "purchase," the words, and to raise by taxation, and appropriate money or issue votes, bonds, or obligations in payment therefor; also, amend section 7, line 3, by striking out the word "and," so that said section as amended will read:

Sec. 7. The town of Newmarket, or any village district that may be organized therein, is hereby authorized to contract with said corporation for water for fire purposes, or other public use; to subscribe for stock in said corporation, or become the owner of said stock, notes, bonds, or obligations by purchase, and to raise by taxation, and appropriate money or issue notes, bonds, or obligations in payment therefor, when thereto authorized by a major vote of those present and voting at any meeting legally called and holden for that purpose; and the treasurer of said town, or any duly appointed agent, may vote upon said stock, casting one vote for each share of stock so held by them at any meeting of the corporation; and said town of Newmarket is hereby authorized and invested with the right, at any time, after five years from the date of the organization of said corporation, to take and hold all the stock thereof by purchase if the parties agree, or at the appraisal of three disinterested men, who may be appointed by the supreme court upon a proper application therefor.

The Senate have passed the following entitled bills, in the passage of which they ask the concurrence of the House of Representatives:

An act to amend section 4 of chapter 40 of the Public Statutes, relating to the powers and duties of towns; also to amend section 10, division 14 of the Public Statutes, relating to the powers of city councils.

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company.

An act to incorporate the Hanover Water-Works Company.

An act to legalize the action of the town of New Boston, at its last annual meeting, with reference to donating money towards the construction of a reservoir.

Mr. Nash of Conway moved that the House adjourn.

The motion did not prevail on a viva voce vote.

Mr. Nash then called for a division, and a division was had with the following result:

Nineteen gentlemen voted in the affirmative.

One hundred and two gentlemen voted in the negative.

No quorum having voted,

The speaker declared the House adjourned.

### EVENING.

The House met at 7:30 o'clock according to adjournment.

(The speaker in the chair.)

Mr. Lyford of Concord offered the following resolution, which was adopted:

Resolved, That when the House adjourns this evening it be to meet to-morrow forenoon at 10 o'clock.

Mr. Pearl of Farmington moved that the following entitled bill, being unfinished business, be taken up and considered:

An act relating to the establishment, maintenance, and supervision of free public libraries.

The motion prevailed.

Mr. Pearl then moved that the bill be laid on the table and be made the special order for to-morrow forenoon at 10 o'clock.

The motion prevailed.

Mr. Brigham of Winchester moved that the rules be suspended and that the following entitled bill, in order for a third reading this afternoon at 3 o'clock, be in order for a third reading at the present time:

An act for the better protection of black bass in Spofford lake, in the town of Chesterfield.

The question being stated,

(Discussion ensued.)

The question pending,

The clerk of the Senate appeared with a message from that body.

Mr. Eastman of Concord asked through the speaker if the Senate were in session.

The clerk of the Senate informed the speaker that the Senate was not in session.

Mr. Eastman then raised the point of order, that the message could not be received, the Senate not being in session.

The speaker ruled that the message could be received.

From this decision, Mr. Eastman appealed.

Mr. Lyford of Concord moved to lay the appeal on the table.

On a viva voce vote the motion prevailed.

Mr. Sulloway of Manchester then called for a division.

The division pending,

Mr. Lyford of Concord withdrew his motion to lay the appeal upon the table.

On the question being stated,

Is the speaker's ruling correct?

Mr. Sulloway of Manchester called for a division, and a division was had with the following result:

One hundred and fifteen gentlemen voted in the affirmative.

Forty-seven gentlemen voted in the negative.

No quorum voted.

Mr. Page of Haverhill demanded the yeas and nays, and pending the demand for the yeas and nays, moved to lay the appeal on the table.

On the motion, Mr. Sulloway of Manchester called for a division, and a division was had with the following result:

One hundred and sixty-one gentlemen voted in the affirmative.

Four gentlemen voted in the negative.

No quorum voted.

Mr. Sulloway of Manchester demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

## ROLL-CALL OF THE HOUSE.

One hundred and fifty-seven gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Fellows of Brentwood, Spofford, Adams, French of East Kingston, Johnson of Epping, Warren of Exeter, Moulton of Hampstead, Pevear, Stackpole, Young of Newmarket, Bachelder of North Hampton, Leavitt, Sinclair, Moran of Portsmouth, Cole of Salem, Corning, Sleeper, Randall, Dinsmore.

STRAFFORD COUNTY. Swain, Foster of Dover, Smith of Dover, Towle of Dover, Reynolds, Hill of Durham, Fletcher of Farmington,

Nute, Kingman, Wallingford, Ricker, Richards, Osborn, Meader, Wallace.

BELKNAP COUNTY. Wadleigh of Tilton.

CARROLL COUNTY. Pitman, Wiggin of Brookfield, Clark of Conway, Demeritt, Harriman, Rumery, Copp, Clow, Mathes, Piper.

MERRIMACK COUNTY. Kittredge, Brown of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Woodworth, Noyes, Favor, Morrill of Hopkinton, Moore, Woodward of New London, Fowler, Dunlap, Pressey, Carroll, Courser.

HILLSBOROUGH COUNTY. Little, Gray, Whitaker, Emerson, Pierce of Greenville, Brooks of Hancock, Baker, Felt, Priest of Manchester, Clark, G. M., Downs of Manchester, Clark, C. C., Merrill, Gilmore, Dodge of Manchester, Smith of Manchester, Wardsworth, Reed, Foster of Milford, Cummings, Wason, Prichard, Scott of Peterborough, Green, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Bowen of Fitzwilliam, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Perry of Keene, Norwood, McDuffee of Keene, Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Carter of Swanzey, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Severance, Huntley, Brown of Claremont, Day of Cornish, Elwell, Rowell, Martin of Plainfield, Bartlett.

Grafton County. Plummer of Alexandria, Swasey, Fellows of Bristol, Copithorn, Brooks of Franconia, Ford, Hoyt of Hanover, Storrs. Page of Haverhill, Keyes, Morse, Jewell, Burton, Spring, Howland. Wells, Flanders of Littleton, Eastman of Littleton, Hatch of Littleton, Derby, Buffum, Lamprey, Hunt of Piermont, Sargeant of Plymouth, Colby of Plymouth, Cook, Moulton of Thornton.

Coös County. Gilbert, Locke of Carroll, Stevens, Wentworth, Beattie, Bullard, Marshall, Ellingwood, Blais, Wheeler, Day of Stratford. Van Dyke, McIver.

Eleven gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Follansby of Exeter, Wetherell, Guptill.

STRAFFORD COUNTY. Pearl.

HILLSBOROUGH COUNTY. Woodbury of Francestown, Danforth, Hobbs.

CHESHIRE COUNTY. Gowing, Hall.

SULLIVAN COUNTY. Johnson of Claremont, Collins.

The following gentlemen, viz.: Messrs. Sulloway and Quint of Manchester, Nash of Conway, Scott of Dover, and Fletcher of Amherst, were present when the question was stated, and on their names being called by the clerk, declined to vote.

No quorum having voted,

The speaker declared the House adjourned.

FRIDAY, March 31, 1893.

The House met at 10 o'clock according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORT OF COMMITTEE.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed a bill with the following title:

An act in amendment of chapter 142 of the Public Statutes, relating to the taking of land for public purposes.

GEORGE H. ROBY.

For the Committee

The report was accepted.

The Committee on Engrossed Bills further reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of section 21, chapter 133 of the Public Statutes, relating to lobsters.

Joint resolution in favor of Charles Whittier and S. S. Warren.

An act to revive and extend the charter of the Masonic Building Association, of Manchester, N. H.

An act to incorporate the Keene Electric Railway Company.

An act to incorporate the Bartlett Water Company.

An act to annex a certain island in Winnipiseogee lake, to the town of Moultonborough.

Joint resolution authorizing the reëstablishment of the boundary post at the south-east corner of Vermont.

Joint resolution in favor of the commission for the revision of the statutes.

An act in amendment of section 1 of chapter 88 of the Public Statutes, relating to the raising of school-money.

An act to incorporate the Francestown Water Company.

An act to incorporate Division 3, Ancient Order of Hibernians, of the city of Dover.

An act in amendment of section 6 of chapter 165 of the Public Statutes, in relation to the bonds of savings bank treasurers.

Joint resolution in relation to the erection of a monument in honor of Gen. John Sullivan.

An act to incorporate the Chesterfield Fish and Game League.

An act to incorporate the Peterborough Electric Light, Power, and Heat Company.

An act for the location and appraisal of unincorporated and other lands.

GEO. H. COLBY,

For the Committee.

The report was accepted.

Mr. Spring of Lebanon moved that the rules be suspended and that consideration of messages and bills sent down from the honorable Senate, being unfinished business, be taken up.

The motion prevailed.

The rules were suspended.

The following entitled bill, sent down from the honorable Senate, was taken up and read a first time:

An act in amendment of "An act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled 'An act to incorporate the Mascoma Light, Heat, and Power Company.'"

Mr. Spring of Lebanon then moved that the rules be suspended and that the bill be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time and passed.

The following entitled Senate bill was taken up:

An act to incorporate the Hanover Water-Works Company.

The bill was read a first time.

Mr. Spring of Lebanon moved that the rules be suspended and that the bill be read a second and third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time and passed.

The following entitled Senate bill was taken up:

An act to legalize the action of the town of New Boston at

its last annual meeting, with reference to donating money towards the construction of a reservoir.

The bill was read a first time.

Mr. Rowell of Newport moved that the rules be suspended and that the bill be read a second and third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

The House concurred in the Senate amendments to the following entitled House bills:

An act to amend the charter of the Laconia & Lake Village Horse Railroad.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act to incorporate the Newmarket Water-Works.

Mr. Brigham of Winchester moved that the rules be suspended and that the following entitled bill, being unfinished business, be taken up:

An act for the better protection of black bass in Spofford lake in the town of Chesterfield.

The motion prevailed.

The rules were suspended.

The bill was taken up, read a third time, and passed.

Mr. P. H. Sullivan of Manchester offered the following resolution:

Resolved, That the clerk of the House be instructed to trans-

mit to the state treasurer the roll of the members of this House, and that the treasurer be instructed to pay the salaries of members, commencing at 12 o'clock, noon, Friday, March 31, 1893, and the governor is hereby requested to draw his warrant for the same.

Mr. Eastman of Concord moved to amend the resolution by striking out the words, "12 o'clock, noon, Friday, March 31, 1893," and insert, 9 o'clock a.m., Saturday, April 1, 1893.

Mr. Page of Haverhill moved to lay the resolution on the table.

The motion was lost.

Mr. Sinclair of Portsmouth moved to amend the resolution by making the hour 4 o'clock p. m., Friday, March 31, 1893.

The motion was lost.

Mr. Lyford of Concord moved to amend by making the hour 1 o'clock p. m., Friday, March 31, 1893.

Mr. Wason of New Boston moved to amend the motion of Mr. Lyford by making the hour 4 o'clock p. m., Friday, March 31, 1893.

The amendment to the amendment was accepted and the amendment as amended adopted.

The resolution as amended was not adopted on a viva voce vote.

Mr. Sinclair of Portsmouth called for a division, and a division was had with the following result:

One hundred and forty-eight gentlemen voted in the affirmative.

Fifty gentlemen voted in the negative.

The affirmative prevailed and the resolution was adopted.

#### SPECIAL ORDER.

Mr. Pearl of Farmington called for the special order, which was the consideration of the following entitled bill:

An act relating to the establishment, maintenance, and supervision of the public libraries.

The pending question being on the resolution reported by the Committee on Education, "that it is inexpedient to legislate."

(Discussion ensued.)

The resolution was not adopted on a viva voce vote.

Mr. Gilmore of Manchester called for a division,

And the division pending,

(Further discussion ensued.)

The following was the result of the division:

One hundred and fourteen gentlemen voted in the affirmative.

Ninety gentlemen voted in the negative.

Mr. Sinclair of Portsmouth asked that another division be had.

No objection being raised, a second division was had with the following result:

One hundred and thirty-two gentlemen voted in the affirmative.

Eighty gentlemen voted in the negative.

Less than two thirds of the members having voted, and less than two thirds of those voting having voted in the affirmative or negative, the resolution was not adopted.

The speaker stated that the bill would go into the unfinished business.

From this decision of the speaker Mr. Eastman of Concord took an appeal, and pending the appeal, moved to lay the bill on the table.

The motion prevailed.

Mr. Brigham of Winchester offered the following concurrent resolution:

Whereas. The fish commissioners of the state of New Hampshire furnish to the state of Massachusetts one half of all the trout fry produced or hatched at the state fish-hatching houses at Livermore Falls. New Hampshire, and as nothing in the report of the fish commissioners intimates such to be the case, nor that any appropriation is received from the state of Massachusetts, neither is there on file with the secretary of state any contract why this fry should be furnished the said state, therefore,

Resolved by the House of Representatives the Senate concurring, That the honorable Senate and the House of Representatives appoint a committee for the purpose of investigating the state fish commissioners in relation to the furnishing of trout fry to the state of Massachusetts, and said committee shall have the power to demand the presence of persons and papers and examine witnesses under oath for the above purpose. The members of the House of Representatives upon the committee shall be Arthur F. Cooper of Exeter, Josiah N. Woodward of Nashua, Moses Wadleigh of Manchester, and Charles Norwood of Keene. The honorable Senate may appoint as many of its members upon this committee of investigation as they may desire.

The above committee shall report its findings to the Governor and council, and shall be under no expense to the state whatever.

The concurrent resolution was adopted.

Mr. Felt of Hillsborough called for the general order, which was the consideration of reports of committees.

Mr. Felt for the Committee on the Asylum for the Insane, to

whom was referred the House joint resolution in favor of the New Hampshire Asylum for the Insane, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Mr. Felt of Hillsborough moved that the rules be suspended and that the joint resolution be put on its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill, with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

Amend section I of the bill by inserting in the third and fifth lines, after the word "sluiceway," the words, or dangerous embankments and defective railings; also, add at the end of said section the following: but any person or corporation, except municipal corporations, through whose negligence or carelessness any obstruction, defect, insufficiency, or want of repair is caused, shall be liable to any person injured by reason thereof, and the damages may be recovered in an action on the case.

The Senate have passed the following entitled bill, in the

passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Antrim Savings Bank.

The Senate concur with the House of Representatives in the passage of the following bills, with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes,—amend the bill by adding,—

Sec. 7. The trustees shall elect three of their board, who shall have the sole control of expending this appropriation, and shall complete the buildings and grade the grounds for which this appropriation is made, and make a detailed report of their expenditures to the governor, which report shall be published.

An act in amendment of section 1 of chapter 70 of the Public Statutes, relating to laying out highways to public waters.

Amend by adding at the end of section I the following: provided, however, that this act shall not apply to any public waters used by any town or city for reservoir purposes.

The following entitled House bill, sent down from the honorable Senate with amendments, was taken up:

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

On the question of the adoption of the first amendment,

Mr. Sulloway of Manchester moved that the bill be amended by adding the words, or side-walks in towns having more than ten thousand inhabitants, after the word "sluiceways," in the third and fifth lines of section 1.

(Discussion ensued.)

The amendment was rejected.

Mr. Nash of Conway offered the following amendment: after the words, "defective railings," wherever they occur in section 1, insert the words, or dangerous side-walks.

On the motion,

(Discussion ensued.)

The amendment was rejected.

The House then concurred in the first Senate amendment.

The second amendment proposed by the honorable Senate was then taken up for consideration,

And the question being stated,

Will the House concur in the amendment?

(Discussion ensued.)

The affirmative prevailed.

The House concurred in the second Senate amendment.

Mr. Plummer of Laconia called for the general order, being reports of committees, which were taken up.

Mr. Bronson for the Committee on Incorporations, to whom was referred the Senate bill entitled "An act in amendment of an act entitled 'An act to incorporate the Claremont Electric Light Company, approved August 17, 1887,'" having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Plummer of Laconia moved that the rules be suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended, the bill was read a third time and passed.

Mr. Lyford for the Committee on the Judiciary, having considered the subject, reported a joint resolution to provide for taking the sense of the qualified voters of the state, as to the expediency of calling a constitutional convention, and recommended its passage.

The report was accepted, and the joint resolution read a first time and ordered to a second reading.

Mr. Lyford of Concord moved that the rules be suspended and that the joint resolution be read a second time at the present time.

The motion prevailed, the rules were suspended, and the joint resolution was read a second time.

Mr. Lyford then moved that the rules be suspended, and that the printing of the joint resolution be dispensed with, and that it be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a third time and passed.

Mr. Noble of Nashua moved that the rules be suspended and that the following entitled bill be taken from the table and considered:

An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission and establishing a board of protection.

On a viva voce vote the motion did not prevail.

Mr. Noble then called for a division, which was had with the following result:

Forty-six gentlemen voted in the affirmative.

One hundred and sixty gentlemen voted in the negative.

And the motion did not prevail.

Mr. Noble then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL CALL OF THE HOUSE.

Forty-five gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Leavitt, Locke of Portsmouth, Dow, Guptill.

STRAFFORD COUNTY. Laughlin, Rogers, Fletcher of Farmington, York of Lee, Jones of Rochester, Dodge of Rochester, Meskill, Roberts, Chase of Somersworth, Marston, Rainville.

BELKNAP COUNTY. Theriault.

CARROLL COUNTY. Nash, Towle of Freedom, Gale of Jackson.

MERRIMACK COUNTY. Downes of Andover, Tallant, Rowe, Fowler, Courser.

HILLSBOROUGH COUNTY. Daley, Eaton of Manchester, Bryson, Sullivan. F., Ledoux, Sweeney, Johnson of Nashua, Moran of Nashua, Noble. Hobbs, Eaton of Weare.

CHESHIRE COUNTY. Colony.

SULLIVAN COUNTY. Lovering of Croydon.

Grafton County. Page of Haverhill, Keyes, Moulton of Lyman, Sargeant of Plymouth, Colby of Plymouth, Whitcher, Blood.

Coos County. Hatch of Northumberland.

One hundred and ninety-one gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Smith of Atkinson, Richardson, Fellows of Brentwood, McDuffee of Candia, Gillingham, Spofford, Brown of Deerfield. Adams, Priest of Derry, French of East Kingston, Johnson of Epping, Cooper, Follansby of Exeter, Wetherell, Hooke, Moulton of Hampstead, Pevear, Becker, Stackpole, Warner, Bachelder of North

Hampton, O'Keefe, Winn, Sinclair, Moran of Portsmouth, Newton, Bailey of Raymond, Cole of Salem, Corning, Sleeper, Randall, Parkman, Dinsmore.

STRAFFORD COUNTY Swain, Foster of Dover, Kimball, Towle of Dover, Perry of Dover, Scott of Dover, Reynolds, Hill of Durham, Pearl, Nute, Kingman, Wallingford, Ricker, Meader, Wallace, Waldron.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, O'Shea, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Demeritt, Harriman, Rumery, Gilman, Bryant, Copp, Robinson of Wakefield, Clow, Piper.

MERRIMACK COUNTY. Morrison of Boscawen, Kittredge, Chase of Canterbury, Brown of Concord, Farnum of Concord, Eastman of Concord, Mitchell, Lyford, George of Concord, Underhill, Woodworth, Gordon of Concord, Flint, Dean, Noyes, Leach, Merrick, Favor, Nutting, Robie of Hooksett, Dodge of Hopkinton, Moore, Woodward of New London, Lane, Goss, Dunlap.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Parker, Gray, Whitaker, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Baker, Felt, Cleasby, Hazelton, Gould, Ward, Killey, Priest of Manchester, Downs of Manchester, Nearbonne, Quint, Robinson of Manchester, Laneville, Gilmore, Allen, F., Dodge of Manchester, Smith of Manchester, Wardsworth, Colby of Manchester, Frost, Woodbury of Manchester, Foster of Milford, Kaley, Cummings, Woodward of Nashua, Field, Woods, Wason, Scott of Peterborough, Hatch of Peterborough, Barker.

CHESHIRE COUNTY. Davis of Alstead. Pierce of Chesterfield, Gowing. Bowen of Fitzwilliam. Carter of Gilsum, Willard, Davenport, Howe, Norwood, Foskett, McDuffee of Keene, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Carter of Swanzey, Dort, Hall, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Hoyt of Charlestown, Huntley, Brown of Claremont, Day of Cornish, Collins, Elwell, Coffin, Rowell, Wiggins of Springfield.

GRAFTON COUNTY. Batchelder of Ashland, Fellows of Bristol, Copithorn, Gordon of Canaan, Follansbee of Dorchester, Brooks of Franconia, Cole of Grafton, Ford. Hoyt of Hanover, Burton, Cheney,

Spring, Howland, Eastman of Littleton, Hatch of Littleton, Derby, Lamprey, Hunt of Piermont, Cook, Moulton of Thornton.

Coös County. Gilbert, Oswell, Stevens, Cole of Columbia, Hurlbut, Tuttle, Beattie, Bullard, Marshall, Ellingwood, Wheeler.

The motion was lost.

Mr. P. H. Sullivan of Manchester offered the following resolution, which was adopted:

WHEREAS, Right Hon. W. E. Gladstone has introduced into the English Parliament a bill granting a substantial measure of Home Rule to Ireland, therefore

Resolved, That we hail with pleasure the effort of the English government and its illustrious premier to recognize in the people of Ireland a right of managing their own affairs, analagous to the right existing in this and the other states of this Union.

Resolved, That the sympathy of all true Americans is with all peoples struggling for the rights of self-government by constitutional means, and is in a special manner extended to the Irish people in their constitutional efforts for the restoration of their parliamentary rights.

Mr. Wason of New Boston called for the general order which was on reports of committees.

#### REPORTS OF COMMITTEES.

The Committee on Agriculture, having considered the subject, beg leave to report the following joint resolution and recommend its passage:

Joint resolution for publishing and distributing a second edition of "Gems of the Granite State."

J. C. MORRISON,

For the Committee.

The report was accepted, and the joint resolution was read a first time

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On the question, shall the joint resolution be read a second time?

(Discussion ensued.)

The affirmative prevailed on a viva voce vote.

Mr. Eastman of Concord called for a division which was had with the following result:

One hundred eighty-five gentlemen voted in the affirmative.

Twenty-six gentlemen voted in the negative.

The affirmative prevailed.

The joint resolution was ordered to a second reading.

Mr. Wason of New Boston moved that the rules be suspended, and that the joint resolution be read a second and third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second and third time and passed.

Mr. Lyford for the Committee on the Judiciary, having considered the subject, introduced a bill entitled "An act to authorize the state treasurer to receive the charter fee of the Derryfield Savings Bank and Trust Company, and recommended its passage.

The report was accepted, the bill read a first time and ordered to a second reading.

Mr. Lyford of Concord moved that the rules be suspended, and that the bill be read a second and third time, and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended, the bill was read a second and third time and passed.

Mr. Lyford of Concord moved that the following entitled bill which had been read a first time, and was in order for a second reading, be taken up.

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

The motion prevailed.

Mr. Lyford then moved that the rules be suspended, and that the bill be read a second and third time by its title at the present time, and be put upon its passage.

The motion prevailed.

The rules were suspended, the bill was read a second and third time by its title, and passed.

Mr. Priest of Manchester moved that the rules be suspended and that the following entitled bill, which had been printed and distributed, be taken up:

An act to amend section 7, chapter 49 of the General Laws, and chapter 46 of the Laws of 1887, relating to legacies left to towns and cities for the care and protection of lots in cemeteries.

The motion prevailed.

The bill was taken up and ordered to a third reading.

Mr. Priest then moved that the rules be suspended and that the bill be put upon its third reading and passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Brigham of Winchester moved that the following entitled bill, sent down from the honorable Senate, be taken up:

An act to amend section 4, chapter 40 of the Public Statutes

relating to the powers and duties of towns, also to amend section 10 of chapter 50, division 14 of the Public Statutes, relating to the powers of city councils.

The motion prevailed.

The bill was taken up and read a first time.

On the question,

Shall the bill be read a second time?

The negative prevailed and the bill was refused a second reading.

Mr. Sulloway of Manchester moved that the following entitled bill be taken from the table:

An act in amendment of section 2, chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

The motion prevailed.

The pending question being on the adoption of the following amendment, offered by Mr. Eastman of Concord:

Strike out the following words in the fifth, sixth, and seventh lines of the printed bill, "by striking out the words twenty-five hundred in the third line of said section, and inserting the words five thousand."

Also strike out the following words in the sixteenth, seventeenth, and eighteenth lines of the printed bill, "five thousand dollars of the value of parsonages owned by religious societies and occupied by their pastors."

On a viva voce the amendment was not adopted.

Mr. Eastman of Concord called for a division.

The division pending, Mr. Eastman withdrew his call for a division, and asked that another viva voce vote be taken.

Another viva voce vote was then taken.

The negative prevailed.

The amendment was not adopted.

The bill was then ordered to a third reading.

Mr. P. H. Sullivan of Manchester moved that the rules be suspended and that the bill be read a third time at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

Mr. Eastman of Concord offered the following resolution, which was adopted:

Resulved, That when the House adjourns this forenoon, it be to meet at half past two o'clock this afternoon.

The House concurred in the Senate amendments to the following entitled House bills:

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham, and for other purposes.

An act in amendment of section 1, chapter 70 of the Public Statutes, relating to laying out highways to public waters.

## MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

# Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill in a new draft, in the passage of which new draft they ask the concurrence of the House of Representatives:

An act in amendment of chapter 23 of the Public Statutes, relating to senatorial districts.

The following entitled House bill, sent down from the honorable Senate, in a new draft, was taken up:

An act in amendment of chapter 23 of the Public Statutes, relating to senatorial districts.

Mr. Eastman of Concord moved that the rules be suspended and that the bill be read a first, second, and third time by its title at the present time and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a first, second, and third time by its title and passed.

Mr. Woodbury of Manchester moved that the rules be suspended and that the following report from the Committee on Incorporations be taken up and considered:

The Committee on Incorporations, to whom was referred the House bill entitled "An act to incorporate the Bellamy Bridge Company," having considered the same, report the same without amendment and recommend its passage.

T. E. FERNALD,

For the Committee.

The question pending,

On motion of Mr. Colby of Plymouth, the House adjourned.

## AFTERNOON.

The House met at half past two o'clock according to adjournment.

(The speaker in the chair.)

Mr. Page of Haverhill moved that the following entitled bill be taken up and considered.

An act to prevent the pollution of the waters and streams of the state.

The motion prevailed.

Mr. Page then moved that the further consideration of the bill be postponed to the next session of the legislature.

The motion prevailed.

#### RULES SUSPENDED.

Mr. Nash of Conway asked unanimous consent to introduce the following joint resolution:

Joint resolution in favor of the clerks of the Senate and House of Representatives.

Mr. Eastman of Concord objected.

Mr. Lyford of Concord then moved that the rules be suspended, and that the resolution might be introduced.

On the motion.

(Discussion ensued.)

The motion prevailed.

The joint resolution was introduced and read a first time.

Mr. Lyford of Concord moved that the rules be further suspended and that the joint resolution be read a second and third time at the present time, and be put upon its passage.

On the motion,

# (Discussion ensued.)

Messrs. Lyford of Concord, Nash of Conway, Sulloway of Manchester, Sinclair of Portsmouth, and Wason of New Boston, spoke in favor of the motion.

Messrs. Eastman and Mitchell of Concord and Leach of Franklin spoke against the motion.

On a viva voce vote the motion prevailed.

Mr. Mitchell of Concord demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL CALL OF THE HOUSE.

Two hundred and eight gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Fellows of Brentwood, Gillingham, Spofford, Brown of Deerfield, Adams, French of East Kingston, Johnson of Epping, Follansby of Exeter, Warren of Exeter, Wetherell, Hooke, Seavey, Moulton of Hampstead, York of Kensington, Bailey of Londonderry, Young of Newmarket, Warner, Bachelder of North Hampton, Leavitt, Peaslee, Locke of Portsmouth, O'Keefe, Winn, Dow, Guptill, Sinclair, Moran of Portsmouth, Newton, Bailey of Raymond, Cole of Salem, Sleeper, Randall, Parkman, Dinsmore.

STRAFFORD COUNTY. Swain. Foster of Dover, Kimball, Moulton of Dover, Scott of Dover, Reynolds, Rogers, Hill of Durham, Fletcher of Farmington, Nute, Kingman, Willey, Wallingford, Ricker, Osborn, Meader, Dodge of Rochester, Wallace, Rainville, Meserve.

BELKNAP COUNTY. Hunt of Gilford, Smith of Gilford, O'Shea, Plummer of Laconia, Theriault, Wadleigh of Meredith, Howard of New Hampton, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Wiggin of Brookfield, Hill of Chatham, Clark of Conway, Nash, Currier, Demeritt, Gilman, Bryant, Copp, Robinson of Wakefield, Clow, Mathes.

MERRIMACK COUNTY. Morrison of Boscawen, Burroughs, Warren of Chichester, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Gordon of Concord, Flint, Merrick, Nutting, Robie of Hooksett, Morrill of Hopkinton, Woodward of New London, Young of Northfield, Lane, Dunlap, Carroll, Courser, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Brown of Goffstown, Emerson, Brooks of Hancock, Baker, Felt, Cleasby, Hazelton, Gould, Ward, Sulloway, Killey, Fullerton, Nearbonne, Quint, Wadleigh of Manchester, Clark, C. C., Merrill, Robin-

son of Manchester, Laneville, Gilmore, Allen, F., Tonery, Sullivan, P. H. Daley, Dodge of Manchester, Jones of Manchester, Smith of Manchester, Wardsworth, Colby of Manchester, Frost, Woodbury of Manchester, Eaton of Manchester, Howard of Manchester, Sullivan, F., Gutterson, Burnham, Brigham of Nashua, Cummings, Jackman, Woodward of Nashua, Jones of Nashua, Woodbury of Nashua, Field, Wason, Scott of Peterborough.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Bowen of Fitzwilliam, Willard, Davenport, Howe, Lawrence, Perry of Keene, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Martin of Richmond, Wellington, Nesmith, Dort, Hall, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Hoyt of Charlestown, Johnson of Claremont, Brown of Claremont, Day of Cornish, Elwell, Coffin, Rowell, Wiggins of Springfield, Muzzy, Wiley.

GRAFTON COUNTY. Batchelder of Ashland, Swasey, Fellows of Bristol, Gordon of Canaan, Brooks of Franconia, Ford, Hoyt of Hanover, Page of Haverhill, Keyes, Jewell, Burton, Spring, Howland, Wells, Derby, Lamprey, Hunt of Piermont, Colby of Plymouth, Moulton of Thornton, Whitcher.

Cobs County. Oswell, Stevens, Cole of Columbia, Beattie, Bullard. Marshall, Wheeler, Day of Stratford, Van Dyke.

Thirty-two gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Richardson.

STRAFFORD COUNTY. Towle of Dover, Pearl, Richards, Jones of Rochester, Leahy.

CARROLL COUNTY, Pitman.

MERRIMACK COUNTY. Eastman of Concord, Mitchell, Leach, Rowe. Fowler.

HILLSBOROUGH COUNTY. Whitaker, Woodbury of Francestown, Pierce of Greenville, Danforth, Mullen, Bryson, Herbert, Ledoux, Johnson of Nashua, Noble, Woods.

CHESHIRE COUNTY. Norwood, Davis of Sullivan.

Grafton County. Follansbee of Dorchester, Sargeant of Plymouth

Coös County. Locke of Carroll, Wentworth, Tuttle, Blais, McIver.

The affirmative prevailed.

The rules were suspended.

The joint resolution was read a second and third time and passed.

Mr. Colby of Plymouth moved that the rules be suspended that he might introduce the following joint resolution:

Joint resolution in favor of the engrossing clerk.

The motion prevailed.

The rules were suspended.

The joint resolution was introduced and read a first time.

Mr. Colby then moved that the rules be suspended and that the joint resolution be read a second and third time at the present time, and be put upon its passage.

The motion prevailed.

The rules were suspended, and the joint resolution was read a second and third time and passed.

Mr. Rowell of Newport moved that the rules be suspended and that the following report from the Committee on the Judiciary be received and considered:

The Committee on the Judiciary having considered the subject ask leave to introduce the following entitled bill: "An act to legalize the assessment of taxes in the town of Pittsfield in 1887, and to authorize said town to appropriate money for the support of a cornet band," and recommend its passage.

J. L. SPRING,

For the Committee.

The motion prevailed.

The rules were suspended.

The report was received and accepted, and the bill read a first time.

Mr. Rowell then moved that the bill be read a second and third time by its title at the present time, and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a second and third time by its title and passed.

Mr. Wardwell of Winchester moved that the following entitled bill be recalled at once from the Committee on the Judiciary, and that the committee be discharged from further consideration of the bill:

An act relating to hawkers and peddlers.

The motion prevailed.

The bill was returned to the House from the Committee on the Judiciary.

Mr. Rowell of Newport moved that the following entitled bill be taken up and considered:

An act in relation to the sale of five-hundred-mile mileage books.

Mr. Nash of Conway raised the point of order, the consideration of the following entitled bill being before the House. viz.:

An act relating to hawkers and peddlers,

That the motion of Mr. Rowell was not in order.

The speaker ruled that the point of order was well taken.

The House resumed the consideration of the bill entitled "Aract relating to hawkers and peddlers."

The bill being on its second reading,

Mr. Sulloway of Manchester moved to amend by striking out the word "book" wherever it occurs in the bill.

Mr. Sinclair of Portsmouth moved to amend the bill by striking out the word "newspapers."

The amendment proposed by Mr. Sulloway did not prevail on a viva vece vote.

Mr. Sulloway called for a division, which was had with the following result:

Sixty-two gentlemen voted in the affirmative.

One hundred and thirty-nine gentlemen voted in the negative.

The amendment was not adopted.

On a viva voce vote the amendment proposed by Mr. Sinclair of Portsmouth was not adopted.

Mr. Howard of Manchester moved that the bill be indefinitely postponed.

The motion did not prevail on a viva voce vote.

Mr. Howard then demanded the yeas and nays.

The clerk proceeded to call the roll with the following result:

ROLL-CALL OF THE HOUSE.

Thirty-six gentlemen voted in the affirmative, viz.:

ROCKINGHAM COUNTY. Adams, Winn, Guptill, Sinclair, Bailey of Raymond.

STRAFFORD COUNTY. Laughlin, Dodge of Rochester. Meserve.

BELKNAP COUNTY. Smith of Centre Harbor.

CARROLL COUNTY. Pitman, Gilman, Bryant.

MERRIMACK COUNTY. Burroughs, Eastman of Concord, Mitchell, Gordon of Concord, Badger, Favor, Flanders of Wilmot.

HILLSBOROUGH COUNTY. Whitaker, Baker, Danforth, Mullen, Sulloway, Martin of Manchester, Eaton of Manchester, Howard of Manchester, Herbert, Reed, Prichard.

CHESHIRE COUNTY. Perry of Keene.

Grafton County. Swasey, Keyes, Jewell, Howland, Sargeant of Plymouth.

One hundred and ninety-nine gentlemen voted in the negative, viz.:

ROCKINGHAM COUNTY. Fellows of Brentwood, Spofford, Brown of Deerfield, French of East Kingston, Johnson of Epping, Follansby of Exeter, Wetherell, Hooke, Moulton of Hampstead, Pevear, Becker, Stackpole, Young of Newmarket, Warner, Batchelder of North Hampton, Leavitt, Fernald, Peaslee, O'Keefe, Moran of Portsmouth, Newton, Cole of Salem, Corning, Sleeper, Dinsmore.

STRAFFORD COUNTY. Swain, Wooster, Towle of Dover, Scott of Dover, Reynolds, York of Lee, Willey, Wallingford, Ricker, Richards, Osborn, Meader, Wallace, Meskill, Roberts, Waldron.

BELKNAP COUNTY. Nutter, Hunt of Gilford, Roby of Gilford. Smith of Gilford, O'Shea, Wadleigh of Meredith, Knox, Wadleigh of Tilton.

CARROLL COUNTY. Clark of Conway, Demeritt, Towle of Freedom. Gale of Jackson, Harriman, Huntress, Mathes, Piper.

MERRIMACK COUNTY. Sargent of Allenstown, Morrison of Boscawen, Kittredge, Warren of Chichester, Brown of Concord, Raymond, Farnum of Concord, Lyford, George of Concord, Underhill, Woodworth, Abbot, Flint, Noyes, Leach, Merrick, Nutting, Robie of Hooksett, Dodge of Hopkinton, Morrill of Hopkinton, Moore, Rowe, Woodward of New London, Chickering, Lane, Fowler, Dunlap, Carroll, Courser.

HILLSBOROUGH COUNTY. Fletcher of Amherst, Little, Parker, Gray, Hobart, Woodbury of Francestown, Brown of Goffstown, Pierce of Greenville, Brooks of Hancock, Felt, Cleasby, Hazelton, Gould. Ward, Killey, Priest of Manchester, Clark, G. M., Fullerton, Nearbonne, Quint, Clark, C. C., Merrill, Robinson of Manchester, Laneville, Gilmore, Allen, F., Tonery, Jones of Manchester, Smith of Man-

chester, Wardsworth, Colby of Manchester, Frost, Woodbury of Manchester, Bryson, Montplaisir, Gutterson, Brigham of Nashua, Cummings, Jackman, Woodward of Nashua, Johnson of Nashua, Noble, Jones of Nashua, Woodbury of Nashua, Field, Woods, Wason, Scott of Peterborough, Hatch of Peterborough, French.

CHESHIRE COUNTY. Davis of Alstead, Pierce of Chesterfield, Gowing, Carter of Gilsum, Willard, Davenport, Howe, Lawrence, Norwood, Foskett, McDuffee of Keene, Whitcomb, Colony, Farnum of Marlborough, Morrison of Marlow, Martin of Richmond, Wellington, Davis of Sullivan, Nesmith, Dort, Hall, Aldrich, Brigham of Winchester, Wardwell.

SULLIVAN COUNTY. Hoyt of Charlestown, Johnson of Claremont, Brown of Claremont, Day of Cornish, Elwell, Rowell, Wiggins of Springfield, Wiley.

GRAFTON COUNTY. Follansbee of Dorchester, Cole of Grafton, Ford, Hoyt of Hanover, Storrs, Page of Haverhill, Burton, Spring, Wells, Moulton of Lyman, Derby, Buffum, Lamprey, Hunt of Piermont. Colby of Plymouth, Cook.

Coos County. Gilbert, Oswell, Locke of Carroll, Stevens, Cole of Columbia, Hurlbut, Tuttle, Beattie, Bullard, Marshall, Hatch of North-Imberland, Blais, Wheeler, Van Dyke, McGregor.

The motion was lost.

The bill was then ordered to a third reading.

Mr. Underhill of Concord moved that the rules be suspended and that the bill be read a third time at the present time, and be put upon its passage.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

On motion of Mr. Sinclair of Portsmouth,-

Resolved, That when the House adjourns this afternoon it be no meet this evening at 7:30 o'clock.

Mr. Sinclair of Portsmouth moved that the rules be suspended that he might introduce the following joint resolution:

Joint resolution in favor of Horace L. Ingalls and others.

The motion prevailed.

The rules were suspended, and the joint resolution was introduced and read a first time.

Mr. Sinclair then moved that the rules be suspended, and that the joint resolution be read a second and third time and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The joint resolution was read a second time. Being on its second reading, Mr. Eastman of Concord, moved to amend the joint resolution by striking out the word "reports," and inserting in place thereof the words reporters for the Manchester Daily Union, Concord Monitor, Nashua Republican, Telegraph Publishing Company, Daily People and Patriot, and Daily Mirror and American.

On a viva voce vote the motion did not prevail.

Mr. Sinclair then moved that the rules be further suspended, and that the joint resolution be read its third time by its enacting clause.

The motion prevailed.

The rules were further suspended.

The joint resolution was read a third time by its enacting clause and passed.

(Mr. Eastman of Concord in the chair.)

Mr. Nash of Conway moved that the following entitled bill and the report of the committee thereon be taken from the table:

An act providing for the payment of expenses in contests for the establishment of wills.

On the motion Mr. Leach of Franklin called for a division.

The division pending,

Mr. Nash wihtdrew his motion to take from the table.

Mr. Page of Haverhill moved that the following entitled bill be taken from the table:

An act to incorporate the Glen Guaranty Savings Bank.

On the motion Mr. Chamberlin of Berlin called for a division.

The division pending, Mr. Page withdrew his motion to take from the table.

Mr. Rowell of Newport moved that the following entitled bill be taken up for consideration:

An act in relation to the sale of five-hundred-mile mileage books.

The question pending, Mr. Scott of Dover moved that the House adjourn.

The motion was lost on a viva voce vote.

(The speaker in the chair.)

On the motion to adjourn, Mr. Ford of Groton called for a division, which was had with the following result:

One hundred forty-eight gentlemen voted in the affirmative and thirteen in the negative.

No quorum having voted, the speaker declared the House adjourned.

## EVENING.

The House met at half past seven o'clock, according to adjournment.

(The speaker in the chair.)

By unanimous consent the following report from the Committee on Engrossed Bills was received:

The Committee on Engrossed Bills report that they have carefully examined, and found correctly engrossed, bills and joint resolutions with the following titles:

An act to amend the charter of the Laconia & Lake Village Horse railroad, passed July 27, 1881.

An act to incorporate the Hanover Water-Works Company.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

An act in amendment of section 8 of chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to incorporate the Ossipee Valley Railroad Company.

An act relating to the annual salaries of the judge of probate and the register of probate in the county of Carroll.

An act to legalize the action of the town of New Boston at its last annual meeting with reference to donating money toward the construction of a reservoir.

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws passed January session, 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to incorporate the Newmarket Water-Works.

An act to incorporate the Cocheco Fraternal Sick and Death Benefit Association.

An act relating to the children of paupers.

An act to incorporate the Saint Vincent de Paul Society of New Hampshire.

An act authorizing the Franklin & Tilton Railroad to increase its capital stock.

Joint resolution in relation to the custody of the Benjamin Thompson Trust Fund.

An act in relation to foreign building and loan associations and agents.

An act in amendment of the charter of the city of Nashua.

An act to amend the charter of the North Conway & Mount Kearsarge Railroad.

An act in amendment of chapter 76 of the Public Statutes, relating to damages happening in the use of highways.

An act to provide for the engrossment of bills and joint resolutions.

Joint resolution providing for indexing the public records.

GEO. H. ROBY,

For the Committee.

The report was accepted.

On motion of Mr. Page of Haverhill,-

Resolved, That when the House adjourns this evening it be to meet to-morrow morning at 9:30 o'clock.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following concurrent resolution in the passage of which they ask the concurrence of the House of Representatives:

Resolved by the Senate, the House of Representatives concurring, That joint rule No. 11 be so far suspended as to allow the transmission of bills and joint resolutions between the two branches until the adjournment of this evening's session.

Mr. Sinclair of Portsmouth moved that the House resolve itself into a committee of the whole.

The motion prevailed.

IN COMMITTEE OF THE WHOLE.

(Mr. Eastman of Concord in the chair.)

Mr. Page of Haverhill addressed the chair and asked that the speaker of the House, Hon. Robert N. Chamberlin, be requested to step to the clerk's desk.

Mr. Chamberlin appeared, as requested, when Mr. Page addressed him, and in behalf of the members of the House, presented him with a gold-headed cane and a framed portrait of himself.

The speaker responded fittingly, acknowledging the gifts.

Mr. Page then addressed the clerk, and in behalf of the members of the House, presented him with a silver water-pitcher and service.

The clerk responded, thanking the donors for their gifts made to him and their kindness to him.

Mr. Page then addressed the assistant clerk, and in behalf of the members of the House, presented him with a marble clock.

The assistant clerk responded, expressing thanks for the gift to him.

Mr. Lyford of Concord then addressed the chair and requested that Mr. Page of Haverhill be asked to step to the clerk's desk.

Mr. Page appeared, when Mr. Lyford, in behalf of the friends

and fellow-members of Mr. Page in the House, presented him with a gold watch and chain.

Mr. Page responded fittingly, thanking his friends for their gift and kindness to him.

Mr. Colby of Plymouth then addressed the chair and asked that Mr. Lyford of Concord be requested to step to the clerk's desk.

Mr. Lyford appeared, when Mr. Colby, in behalf of his friends, presented him with a gold-headed cane.

Mr. Lyford fittingly responded, thanking the donors for the gift made to him.

Mr. Hoyt of Charlestown addressed the chair and asked that Mr. Sinclair of Portsmouth be requested to step to the clerk's desk.

Mr. Sinclair appeared, when Mr. Hoyt, in behalf of his friends, presented Mr. Sinclair with a silver loving cup.

Mr. Sinclair fittingly responded, thanking the donors for their gift made to him.

Mr. Brown of Claremont addressed the chair and asked that Mr. Hoyt of Charlestown be requested to step to the clerk's desk.

Mr. Hoyt appeared, when Mr. Brown, in behalf of his friends, presented him with a gold-headed cane.

Mr. Hoyt fittingly responded.

Mr. Spring of Lebanon then addressed the chair and asked that Mr. Sulloway of Manchester be requested to step to the clerk's desk.

Mr. Sulloway appeared, when Mr. Spring, in behalf of the Judiciary Committee, presented Mr. Sulloway with a set of Boswell's Life of Johnson, six volumes, in heavy bindings.

Mr. Sulloway fittingly responded, thanking his colleagues for their kindness to him.

Mr. Wardwell of Winchester addressed the chair and asked that Mr. Nash of Conway be requested to step to the clerk's desk.

Mr. Nash appeared, and Mr. Wardwell presented him with a suit of farmer's clothing.

Mr. Nash responded appropriately, accepting the gift.

Senator Page of District No. 24, who was in the House, was presented by his friends with a gold-headed cane.

Other gifts were presented to other employés of the House, which in their behalf were gratefully acknowledged.

On motion of Mr. Sinclair of Portsmouth it was ordered that the committee rise, report progress, and ask leave to sit again.

## HOUSE.

(The speaker in the chair.)

Mr. Eastman, chairman for the Committee of the Whole, reported that the committee had concluded for the present the work it had in hand, and asked leave to sit again.

The report was accepted and leave to sit again was granted.

On motion of Mr. Eastman of Concord, the House adjourned.

# SATURDAY, APRIL 1, 1893.

The House met at half past nine o'clock in the forenoon according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

#### REPORTS OF COMMITTEES.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution in favor of Andrew H. Parsons of Salisbury.

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton.

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

Joint resolution in favor of Alonzo Allen of the town of Moultonborough.

An act to legalize the assessment of taxes in the town of Pittsfield in 1887, and to authorize said town to appropriate money for the support of a cornet band.

An act to incorporate Queen City Circle, No. 161, Companions of the Forest.

Joint resolution for publishing and distributing a second edition of "Gems of the Granite State."

Joint resolution in favor of Horace L. Ingalls and others.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

An act in relation to the mileage of officers and employés of the Senate and House of Representatives.

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges, in towns and in amendment of chapter 73 of the Public Statutes."

An act to authorize the state treasurer to take the charter fee of the Derryfield Savings Bank and Trust Company.

An act in amendment of an act in amendment of chapter 288 of the Pamphlet Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

Joint resolution in favor of the engrossing clerk.

Joint resolution in favor of the clerks of the Senate and House of Representatives.

An act to incorporate the Northumberland Water Company.

An act to amend the city charter of the city of Dover and to provide for a fire department.

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

An act in addition to chapters 40 and 57 of the Public Statutes, relative to trust funds held for the care of cemeteries and burial lots.

An act to establish water-works in the town of South Newmarket and to incorporate the South Newmarket Water-Works Company.

GEO. H. ROBY.

For the Committee.

The Committee on Engrossed Bills further reported that they had carefully examined and found correctly engrossed bills and joint resolutions with the following titles:

An act in amendment of section 1, chapter 70 of the Public Statutes, relating to laying out highways to public waters.

An act providing for the completion of the New Hampshire College of Agriculture and the Mechanic Arts in Durham and for other purposes. An act to authorize the North Walpole fire district to establish water-works.

An act to provide for taking the sense of the qualified voters of the state as to the expediency of calling a constitutional convention.

An act to provide for annexing parts of towns to adjoining towns for school purposes.

Joint resolution in favor of the New Hampshire Asylum for the Insane.

An act to incorporate the Mascot Water and Electric Supply Company.

An act to incorporate the Antrim Loan and Banking Company.

An act to incorporate the General Miller Park Railroad Association.

An act in amendment of section 11 of chapter 286 of the Public Statutes relating to the warden of the state prison.

An act for the more effectual punishment of habitual criminals.

An act to enable the town school districts of Surry, Jackson, and Sharon to organize and to purchase school property in said towns.

An act in amendment of chapter 23 of the Public Statutes relating to senatorial districts.

An act to sever the Joseph S. Mathews farm from Ossipee, and annex the same to Wakefield for school purposes.

An act in amendment of an act entitled "An act to incorporate the Claremont Electric Light Company, approved August 17, 1887."

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

An act relating to hawkers and peddlers.

An act for the protection of black bass in Spofford lake in the town of Chesterfield.

GEORGE H. ROBY,

For the Committee.

On motion of Mr. Eastman of Concord, the reports were laid upon the table.

Mr. Priest for the Committee on Claims, having considered the subject, reported a joint resolution, entitled "Joint resolution in favor of Howard & Company," and recommended its passage.

The report was accepted, and the joint resolution was read a first time.

On motion of Mr. Page of Haverhill, the rules were suspended, and the joint resolution was read a second and third time and passed.

Mr. Priest for the Committee on Claims, having considered the subject, reported a joint resolution entitled "Joint resolution in favor of J. R. Miller, Benjamin Bilsborough, and Lowell Eastman," and recommended its passage.

The report was accepted, and the joint resolution was read a first time.

On motion of Mr. Page of Haverhill, the rules were suspended and the joint resolution was read a second and third time and passed.

Mr. Lyford of Concord moved that the House resolve itself into a committee of the whole.

The motion prevailed.

IN COMMITTEE OF THE WHOLE.

(Mr. Eastman of Concord in the chair.)

Mr. Lyford of Concord moved that the gentleman from Conway, Mr. Nash, be brought before the bar of the House.

Mr. Sinclair of Portsmouth addressed the chair and stated that Mr. Nash had been unexpectedly called away.

Mr. Lyford of Concord then addressed the chair, and said that if Mr. Nash had examined the pockets of the overalls presented to him last evening he might have found this testimonial (a gold watch, chain, and charm). Mr. Lyford then paid a high tribute to Mr. Nash, and was followed by Mr. Wardwell of Winchester.

Mr. Page of Haverhill responded in behalf of Mr. Nash.

On motion of Mr. Chamberlin of Berlin, Mr. Daniel R. Henderson, one of the doorkeepers, was brought before the bar of the House.

Mr. Chamberlin then said,—"Mr. Henderson, the faithfulness with which you have performed your duty in the position to which you were called, has been appreciated by the members of this House. The legal literature of the state has been greatly enhanced by the case of Daniel R. Henderson v. Soapstone Co., and it is the decision of this House that whatever were your claims in that case you deserve well from them, and as a testimony of their good will they wish to present you with a second edition of the case." Mr. Henderson was given a roll of bills amounting to \$200. He responded feelingly.

On motion of Mr. Lyford of Concord, it was ordered that the committee rise, report progress, and ask leave to sit.

#### HOUSE.

(The speaker in the chair.)

Mr. Eastman of Concord, chairman for the Committee of the Whole, reported that the committee had concluded for the present the work it had in hand, and asked leave to sit again.

The report was accepted, and leave to sit again was granted.

Mr. Page of Haverhill moved that the following joint resolution be taken from the table:

Joint resolution in relation to the "high-water mark" monument on the Gettysburg battlefield.

The motion prevailed.

The pending question being,

Will the House concur in the Senate amendment to the joint resolution?

And being stated,

The affirmative prevailed, and the House concurred in the Senate amendment to the joint resolution.

## MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in amendment of the charter of the city of Nashua.

An act in amendment of section 8, chapter 95 of the Public Statutes, relating to the New Hampshire State Normal School.

An act to authorize the state treasurer to take the charter fee of the Derryfield Savings Bank and Trust Company.

An act in relation to determining the election of county officers in contested election cases.

Joint resolution in favor of Howard & Co.

Joint resolution in favor of J. R. Miller, Benjamin Bilsborough, and Lowell Eastman.

An act to incorporate the Northumberland Water Company.

An act to establish water-works in the town of South Newmarket and to incorporate the South Newmarket Water-Works Company.

An act to amend section 6 of the act approved March 10, 1893, entitled "An act providing for the construction, improvement, and repair of highways and bridges in towns, and in amendment of chapter 73 of the Public Statutes."

An act in addition to chapters 40 and 51 of the Public Statutes relative to trust funds held for the care of cemeteries and burial lots.

Joint resolution in favor of the bridge over Little Harbor river in the county of Rockingham.

An act in relation to the mileage of officers and employés of the Senate and House of Representatives.

Joint resolution to provide for taking the sense of the qualified voters of the state as to the expediency of calling a constitutional convention.

An act to amend the city charter of the city of Dover and provide for a fire department.

An act to incorporate Queen City Circle, No. 161, Companions of the Forest.

Joint resolution in favor of the clerks of the Senate and House of Representatives.

Joint resolution in favor of the engrossing clerk.

An act to legalize the assessment of taxes in the town of Pittsfield in 1887, and to authorize said town to appropriate money for the support of a cornet band.

Joint resolution for publishing and distributing a second edition of "Gems of the Granite State."

Joint resolution in favor of Horace L. Ingalls and others.

An act to prevent the taking of smelts in Great bay and the waters of the Piscataqua river.

An act for the protection of black bass in Spofford lake in the town of Chesterfield.

An act to provide for annexing parts of towns to adjoining towns for school purposes.

An act to amend section 26, chapter 8 of the Public Statutes, relating to the expenses of the board of library commissioners.

An act in amendment of chapter 241 of the Laws of 1891, entitled "An act to establish the city of Rochester."

An act to sever the Joseph S. Mathews farm from Ossipee and annex the same to Wakefield for school purposes.

An act to authorize the North Walpole Fire District to establish water-works.

An act to enable the town school districts of Surry, Jackson, and Sharon to organize and to purchase school property in said towns.

Joint resolution for remuneration of George H. Wadleigh for expenses incurred in contesting his right to a seat in this House.

Joint resolution in favor of the town of Moultonborough.

An act in amendment of section 11 of chapter 286 of the Public Statutes, relating to the warden of the state prison.

Joint resolution in favor of Andrew H. Parsons of Salisbury.

Joint resolution in favor of William Dunlap of Salisbury and Francis T. French of East Kingston.

Joint resolution in favor of George F. Morrill of East Kingston and Jonathan L. Loverin of Tilton.

An act to incorporate the Ossipee Valley Railroad Company.

Joint resolution to assist the town of Stratford in building two bridges across the Connecticut river.

An act to incorporate the Antrim Loan and Banking Company.

Joint resolution in favor of the New Hampshire Asylum for the Insane.

An act to incorporate the Mascot Water and Electric Supply Company.

An act for the more effectual punishment of habitual criminals.

Joint resolution providing for indexing the public records.

An act to provide for the engrossment of bills and joint resolutions.

An act to incorporate the General Miller Park Railroad Association.

Joint resolution in relation to the care and custody of the Benjamin Thompson Trust Fund.

An act relating to hawkers and peddlers.

The Senate concurs with the House of Representatives in the passage of the following bills and joint resolutions with amendments, in the passage of which amendments they ask the concurrence of the House of Representatives:

An act to establish the salary of the special police justice of the city of Manchester.

Amend the bill as follows:

Add at the end of section 1 the following clause:

But said special justice shall not make writs returnable at or before said police court, and shall not appear as counsel or attorney in civil case or criminal proceedings pending therein.

An act in amendment of and in addition to the provisions of the Public Statutes passed January session, 1891. Amend the bill as follows:

SECT. 6. Strike out section 6, and substitute the following:

Section 2 of chapter 219 is amended by substituting shall for "may," in the first line and the words, except in cases otherwise provided for, for the words, "and writs of summons and scire facias may also be served by reading the same to the defendant," in lines three and four, so that said section 2 shall read as follows:

SECT. 2. All writs and other processes shall be served by giving to the defendant, or leaving at his abode, an attested copy thereof, except in cases otherwise provided for; if the writ is brought for dower, a like copy shall be left with the tenant or occupant of the land whereof the dower is demanded, if there is any.

Section 19. chapter 218, and sections 3 and 4, chapter 219, of the Public Statutes, are repealed and stricken from said chapters and the words, in the summons the words in a bill in equity or in a libel for divorce may be substituted for the words, "in a plea of, but it shall not be necessary to annex a copy of the bill or libel thereto," in section 12, chapter 205 of the Pubble Statutes, are stricken out.

The Senate concur with the House of Representatives in the passage of the following concurrent resolution sent up from the House of Representatives:

Whereas, The fish commissioners of the state of New Hampshire furnish to the state of Massachusetts one half of all the trout fry produced or hatched at the state fish-hatching houses at Livermore Falls, New Hampshire, and as nothing in the report of the fish commissioners intimates such to be the case, nor that any appropriation is received from Massachusetts, neither is there on file with the secretary of state any contract why this fry should be furnished the said state; therefore,

Resolved by the House of Representatives, the Senate concurring, That the honorable Senate and the House of Representatives appoint a committee for the purpose of investigating the state fish commissioners in relation to the furnishing of trout fry to the state of Massachusetts. Said committee shall have power to demand the presence of persons and papers, and examine witnesses under oath for the above purpose. The members of the House of Representatives upon this committee shall be Arthur F. Cooper of Exeter, Josiah N. Woodward of Nashua, Moses Wadleigh of Manchester, and Charles Norwood of Keene. The honorable Senate may appoint as many of its members upon this committee as they desire. The above committee shall report its findings to the Governor and council, and shall be under no expense to the state whatever.

The Senate have joined on their part as members of such committee Senators Hammond, Reynolds, and Waterhouse.

The Senate have indefinitely postponed the following entitled bills, sent up from the House of Representatives:

An act to sever the homestead of Helen M. Pike from Hampton Falls and annex the same to Exeter for school purposes.

An act to provide for the adjustment by arbitration of grievances and disputes that may arise between employer and employés.

An act in amendment of sections 1, 5, and 10 of chapter 194 of the Public Statutes, relative to license to sell or mortgage real estate.

Joint resolution in relation to a history of New Hampshire for use in the public schools.

An act in amendment of section 2 of chapter 55 of the Public Statutes, relating to persons and property liable to taxation.

An act relating to decisions at law terms, and in amendment of chapters 204, 214, of the Public Statutes.

An act in amendment of and in addition to chapter 33 of the Public Statutes, in relation to the manner of conducting caucuses and elections.

An act to prohibit fishing in certain tributaries of Sunapee lake.

Joint resolution in relation to the tax of 1892 on the Sandwich Savings Bank.

An act in relation to trust companies and similar corporations.

An act relating to bills of exceptions, and in amendment of chapter 204 of the Public Statutes.

An act in amendment of section 1 of chapter 131 of the Public Statutes for the protection of deer, moose, and caribou.

The Senate have indefinitely postponed the following entitled House bill referred from the last session of the Legislature to the present session:

An act to prohibit the imposition of fines or deductions of wages of employés engaged in weaving.

The Senate deem it inexpedient to legislate upon the following entitled bills sent up from the House of Representatives:

An act to enable the Manchester Steam Company to purchase and distribute steam, and for other purposes.

An act to incorporate the Berlin & Gorham Street Railway.

An act authorizing the railroad commissioners to regulate the charges of express companies.

An act abolishing the office of state printer, and providing for the public printing.

The Senate have passed the following entitled bills in the passage of which they ask the concurrence of the House of Representatives:

An act in amendment of chapter 33 of the Public Statutes, concerning the manner of conducting caucuses and elections.

An act providing for the preparation and posting of checklists for annual town meetings.

An act to authorize School District No. 12 in Concord to unite with Union School District in Concord.

Mr. Eastman of Concord moved that the reports of the Committee on Engrossed Bills which had been laid on the table on his motion in the early part of to-day's session be taken from the table.

The motion prevailed.

The reports were taken from the table.

Mr. Eastman then moved that the reports be accepted.

The motion prevailed.

The speaker stated to the House that he should be obliged to leave for home on the 11:18 train this forenoon, and asked that a speaker pro tem be elected to preside during the remainder of the session.

Mr. Lyford of Concord moved that Mr. Eastman of Concord be elected speaker *pro tem*.

The motion prevailed.

Mr. Eastman of Concord was unanimously elected speaker pro tem.

On motion of Mr. Morrison of Boscawen,

Resolved, That his Excellency the Governor and the honorable council and the honorable Senate be notified by the clerk of the election of Hon. Samuel C. Eastman as speaker pro tem. of the House.

Mr. Mitchell of Concord moved that the following entitled bill sent down from the honorable Senate be taken up:

An act to authorize School District No. 12 in Concord to unite with Union School District in Concord.

The motion prevailed.

The bill was taken up and read a first and second time.

Mr. Mitchell of Concord moved that the rules be suspended, and that the reference of the bill to a committee be dispensed with, and that the bill be considered at this time.

The motion prevailed.

The bill being on its second reading Mr. Mitchell offered the following amendments which were adopted:

Amend the bill as follows:

Add the word 'town district' after the word "twenty" in first line of section 1, and the words, or town district, after word "twenty" in fourth line of section 2, and the same words in line 2, section 5, and substituting in same line the word all for "both."

The bill was then ordered to a third reading.

Mr. Mitchell then moved that the rules be suspended, and that the bill be read a third time and be put upon its passage at the present time.

The motion prevailed.

The rules were suspended.

The bill was read a third time and passed.

(Speaker pro tem. in the chair.)

Mr. Mitchell of Concord offered the following resolution which was adopted:

Resolved, That the thanks of the members of the House be extended to Speaker Chamberlin for the uniform courtesy and impartiality which have characterized his conduct as presiding officer of this body; and we hereby recognize the high order of ability and skill with which he has discharged the delicate, arduous, and responsible duties of his position.

## SENATE AMENDMENTS CONCURRED IN.

The House concurred in the Senate amendments to the following entitled House bills:

An act to establish the salary of the special police justice of the city of Manchester.

An act in amendment of and in addition to the provisions of the Public Statutes passed January session, 1891.

The following entitled bill sent down from the honorable Senate was taken up and read a first and second time:

An act providing for the preparation and posting of check-lists for annual town meetings.

On motion of Mr. Leach of Franklin the rules were suspended, the reference of the bill to committee dispensed with, and the bill read a third time and passed.

The following entitled bill sent down from the honorable Senate was taken up and read a first and second time:

An act to incorporate the Antrim Savings Bank.

Mr. Lyford of Concord moved that the rules be suspended and that the bill be read a third time by its title and be put upon its passage at the present time.

The motion prevailed,

The rules were suspended,

The bill was read a third time by its title and passed.

## SENATE BILL REFERRED.

The following entitled bill sent down from the honorable Senate was taken up, read a first and second time, and referred to the Committee on Revision of the Statutes:

An act in amendment of chapter 33 of the Public Statutes concerning the manner of conducting caucuses and elections.

#### COMMITTEE APPOINTED.

The speaker pro tem. announced that the speaker had appointed the following gentlemen as the committee on the part of the House, to attend the World's Columbian exposition at Chicago, under the joint resolution appropriating \$5,000 for the representation of the state at said exposition:

Messrs. Hoyt of Charlestown, Wetherell of Exeter, Scott of Dover, Page of Haverhill, Downs of Manchester, Goss of Pittsfield, Perry of Keene, Pitman of Bartlett, Howe of Hinsdale.

On motion of Mr. Page of Haverhill,—

Resolved, That the thanks of the House be extended to the clerks of the House for the efficient service which they have rendered to the House, and for their uniform courtesy and kindness.

On motion of Mr. Scott of Peterborough,-

Resolved, That the thanks of the House be extended to the sergeant-at-arms, door-keepers, and pages, for their uniform kindness, and attention to duty.

On motion of Mr. Foster of Dover,-

Resolved, That the thanks of the House be extended to the members of the press, for their courtesies to members, and for their faithful and accurate reports.

On motion of Mr. Lyford of Concord,-

Resolved, That all reports of committees, bills, and joint resolutions now pending be indefinitely postponed.

(For list postponed under this resolution, see Appendix.)

Mr. Lyford of Concord asked leave to read a telegram received by him from Mr. Nash of Conway.

Leave was granted.

DOVER, N. H., April 1, 1893.

Hon. Fames O. Lyford:

Illness in my family renders it impossible for me to return as it necessitates absence from home over Sunday. Thanks to all my friends. This friendship alone makes life worth living.

J. B. NASH.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Kepresentatives in the passage of their amendments to the following entitled Senate bills:

An act in amendment of chapter 288 of the Laws of 1891, entitled "An act to incorporate the Mascoma Light, Heat, and Power Company."

An act to authorize School District No. 12 in Concord to unite with Union School District in Concord.

#### RECESS.

Mr. Gilmore of Manchester moved that the House take a recess for twenty minutes.

The motion prevailed.

#### AFTER RECESS.

Mr. Gilmore of Manchester offered the following concurrent resolution which was adopted, and sent up to the honorable Senate for concurrence:

Resolved by the House of Representatives, the Senate concurring, That His Excellency the Governor be asked to return to the House the following entitled bill, which has been passed by both branches of the Legislature, engrossed, and presented to him for approval:

An act relating to hawkers and peddlers.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved by the House of Representatives, the Senate concurring, That His Excellency, the Governor be asked to return to the House the following entitled bill, which has been passed by both branches of the Legislature, engrossed, and presented to him for approval:

An act relating to hawkers and peddlers.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the honorable Secretary of State:

## STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, April 1, 1893.

To the House of Representatives:

I hereby return the following entitled bill, as requested by concurrent resolution passed by the Senate and House:

An act relating to hawkers and peddlers.

JOHN B. SMITH, Governor.

The above entitled bill having been returned by the Governor, it was by unanimous consent read a first and second time.

Mr. Gilmore of Manchester then asked for unanimous consent for the consideration of the bill by the House at this time.

Unanimous consent was granted.

The bill having been read twice, Mr. Gilmore of Manchester offered the following amendment which was adopted:

Amend by inserting after the word "license," in the first line of section 3, the words, for one year.

Mr. Gilmore of Manchester then asked for unanimous consent to the suspension of the rules, and that the bill be read a third time and put upon its passage at the present time.

Mr. Colby of Plymouth objected.

After discussion, Mr. Colby withdrew his objection, unanimous consent was given, the rules were suspended, and the bill as amended was read a third time, passed, and sent to the honorable Senate for concurrence in the amendment.

#### RECESS.

Mr. Sargeant of Plymouth moved that the House take a recess for one half hour.

The motion prevailed.

AFTER RECESS .-- MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of their amendment to the following entitled Senate bill:

An act relating to hawkers and peddlers.

#### REPORT OF COMMITTEE.

The Committee on Engrossed Bills reported that they had carefully examined, and found correctly engrossed, bills with the following titles:

An act to incorporate the Antrim Savings Bank.

An act relating to hawkers and peddlers.

An act to authorize School Districts Nos. 12 and 20, and

the town district, No. 12, in Concord to unite with Union School District in Concord.

An act in amendment of and in addition to the provision of the Public Statutes, passed January session, 1891.

An act providing for the preparation and posting of checklists for annual town meetings.

An act to establish the salary of the special police justice of the city of Manchester.

Joint resolution in relation to the "high-water-mark" monument on the Gettysburg battle-field.

Joint resolution in favor of J. R. Miller, Benj. Bilsborough, and Lowell Eastman.

Joint resolution in favor of Howard & Company.

An act in relation to determining the election of county officers in contested election cases.

GEO. H. COLBY.

For the Committee.

The report was accepted.

On motion of Mr. Gilmore of Manchester,

Resolved, That a committee, consisting of twelve, be appointed by the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the Legislature has completed the business of the session and is ready to receive any communication he may be pleased to make. The speaker pro tem. then appointed as such committee, on the part of the House:

Messrs. Gilmore of Manchester, Sargeant of Plymouth, Robinson of Manchester, Morrison of Boscawen, Merrill of Manchester, Quint of Manchester, Smith of Manchester, Dodge of Manchester, Colby of Plymouth, Wadsworth of Manchester, Noyes of Epsom, and Flanders of Wilmot.

#### MESSAGE FROM THE SENATE.

The following message was received from the honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That a committee of twelve be appointed by the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the Legislature has completed the business of the session, and is ready to receive any communication he may be pleased to make,

And have appointed as members of such committee, on the part of the Senate. Senators Walker, Higgins, and Fairbanks.

#### REPORT OF COMMITTEE

Mr. Gilmore, for the joint committee appointed to wait on His Exellency the Governor and inform him that the Legislature had completed its duties, reported that they had attended to their duty, and that the governor informed them that he had a communication to lay before the House of Representatives.

The report was accepted.

And immediately His Excellency, John B. Smith, Governor, appeared in the House of Representatives and delivered the following message:

## STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT.

CONCORD, April 1, 1893.

To the Honorable Senate and House of Representatives:

I have approved all the bills and joint resolutions that have been presented for my approval, except, as follows: House bill No. 34 I did not approve because of a clerical error in the bill, which, of itself, made the bill of no effect. Subsequently I

approved the bill in a new draft. House joint resolution No. 73 I have not signed, the object of the resolution having been accomplished by the passage of another resolution which I have signed.

Having been informed by a joint committee of the Senate and House of Representatives that you have completed the business of the session and are ready to be adjourned I do, by the authority vested in the Executive, hereby adjourn the Legislature to the last Wednesday of December in the year of our Lord one thousand eight hundred and ninety-four.

IOHN B. SMITH.

Governor.

Thereupon the speaker *pro tem.* declared the House adjourned to the last Wednesday of December, 1894.

STEPHEN S. JEWETT.

Clerk.

A true copy, attest:

STEPHEN S. JEWETT,

Clerk







## REPORT OF THE COMMITTEE ON MILEAGE.

#### STATE OF NEW HAMPSHIRE.

House of Representatives.

JANUARY SESSION, 1893.

The Committee on Mileage ask leave to submit the following report:

Resolved, That each member be allowed the number of miles set opposite his name in the accompanying list, and that the clerk be instructed to make up the mileage roll of the House of Representatives in accordance therewith.

#### NELSON GILLINGHAM,

For the Committee.

#### MILEAGE ROLL.

#### ROCKINGHAM COUNTY.

Atkinson,	John H. Smith,	104
Auburn,	Samuel Richardson,	52
Brentwood,	John H. Fellows,	94
Candia,	George H. McDuffee,	64
Chester,	Nelson Gillingham,	72
Danville,	Alden E. Spofford,	128
Deerfield.	Charles R. Brown,	80

### APPENDIX.

Derry,	Ira H. Adams,	58
	George F. Priest,	60
East Kingston,	George F. Morrill,	130
Epping,	Benjamin Johnson,	90
Exeter,	Arthur F. Cooper,	011
	William H. C. Follansby,	110
	Charles E. Warren,	112
	Albert S. Wetherell,	110
Fremont,	Lincoln F. Hooke,	126
Greenland,	John E. Seavey,	115
Hampstead,	Charles B. Moulton,	80
Hampton,	Elias H. Perkins,	143
Hampton Falls,	Daniel E. Pevear,	174
Kensington,	John W. York,	118
Kingston,	Fred W. Ingalls,	138
Londonderry,	Charles R. Bailey,	5 <b>-4</b>
Newcastle,	Forrest Becker,	126
Newmarket,	Albert T. Stackpole,	102
	Charles H. Young,	108
Newton.	William P. Warner,	150
North Hampton,	Albert Bachelder,	133
Northwood,	Charles B. Leavitt,	54
Nottingham,	Thomas E. Fernald,	100
Plaistow,	Joab Peaslee,	132
Portsmouth,	John E. Locke,	120
	Cornelius O'Keefe,	120
	Nathaniel E. Winn,	120
	William Dow,	122
	Ernest L. Guptill,	I 2 2
	Charles A. Sinclair,	120
	William H. Moran,	I 2 2
	Sherman L. Newton,	I 2 2
Raymond,	William H. Bailey,	72
Rye,	Emery Woodman,	120
Salem,	Wallace W. Cole,	97
	Gilman Corning,	84
Sandown,	James Sleeper,	84
Seabrook,	David E. Randall,	158

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South Newmarket,	William H. Conner,	100
Stratham,	George W. Parkman,	96
Windham.	John H. Dinsmore,	88
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` <u> </u>	STRAFFORD COUNTY.	
Barrington,	William B. Swain,	122
Dover,	George J. Foster,	126
	Oscar F. Kimball,	124
	Erastus A. Crawford,	126
	Charles T. Moulton,	126
	John R. Worster,	126
	Charles W. Smith,	126
	Almanzor R. Towle,	126
	Henry E. Perry,	126
	Walter W. Scott,	126
	James A. Reynolds,	126
	Peter Laughlin,	126
	Francis Rogers,	126
Durham,	Ira B. Hill,	134
Farmington,	Ira E. Fletcher,	160
	Isaac E. Pearl,	160
	Alonzo I. Nute,	160
Lee,	Fred B. York,	110
Madbury,	Charles S. Kingman,	116
Middleton,	George H. Willey,	200
Milton,	Samuel W. Wallingford,	180
New Durham,	Ira S. Ricker,	177
Rochester,	Albert S. Richards,	150
	Henry L. Osborn,	150
	Stephen C. Meader,	150
	Henry C. Jones,	150
	Jonathan T. Dodge,	142
	Albert Wallace,	150
Rollinsford,	John Meskill,	140
	William H. Roberts,	140
Somersworth,	Franklin N. Chase,	140
	Thomas F. Marston,	140
	Paul A. Rainville,	140
0.1		

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Somersworth,	John Leahy,	401
	John P. Meserve,	140
Strafford,	Charles W. Waldron,	155
	BELKNAP COUNTY.	
Alton.	Ellsworth H. Rollins,	176
Barnstead,	Frank S. Nutter,	7 1
Belmont,	George H. Ingalls.	52
Centre Harbor,	Orville P. Smith,	84
Gilford,	Thomas E. Hunt,	60
	George H. Roby,	58
	Augustus W. Smith,	60
Gilmanton,	Albert F. Paige,	90
Laconia,	Charles E. Frye,	56
	Hiram C. Gale.	60
	Dennis O'Shea,	56
	William A. Plummer,	56
	Joseph Theriault,	56
Meredith,	Thomas L. Wadleigh,	70
New Hampton,	Samuel A. Howard.	76
Sanbornton,	James E. Knox,	64
Tilton,	George H. Wadleigh,	40
	CARROLL COUNTY.	
Bartlett,	George W. M. Pitman,	320
Brookfield,	George A. Wiggins,	200
Chatham,	Dana Hill,	340
Conway,	Benjamin F. Clark,	290
	John B. Nash,	296
Eaton,	Oren N. Currier,	300
Effingham,	John L. Demeritt,	270
Freedom,	Elias I. Towle,	286
Jackson,	Cyrus E. Gale,	330
Madison,	Henry Harriman.	280
Moultonborough,	Hamlin Huntress,	100
Ossipee,	Aldo M. Rumery,	240
Sandwich,	Algernon S. A. Gilman,	100

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Tamworth,	Wyatt Bryant,	200
Tuftonborough,	George W. Copp.	250
Wakefield,	Albert O. Robinson,	190
Wolfeborough,	Stephen W. Clow,	270
5	George F. Mathes,	270
	Jonas W. Piper,	270
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# LIST OF BILLS AND JOINT RESOLUTIONS INDEFINITELY POSTPONED BY RESOLUTION OFFERED BY MR. LYFORD OF CONCORD.

An act entitled "An act compelling railroad companies operating in this state to make their mileage tickets interchangeable."

An act in amendment of chapter 161 of the laws of 1878, entitled "An act in amendment of an act to establish the city of Concord, Approved July 6, 1849."

An act in amendment of and in addition to the charter of the city of Nashua, discontinuing the fire commission and the police commission, and establishing a board of protection.

An act authorizing the city of Manchester to issue bonds to defray the expense of building and furnishing a new City hall.

An act for the better licensing and protection of dogs.

An act in amendment of the charter of the city of Portsmouth, creating a board of police commissioners for said city.

An act providing for the appointment of a city auditor for the city of Portsmouth.

An act to protect the fish and waters of Spofford lake in Chesterfield.

An act in relation to the sale of 500-mile mileage books.

An act in amendment of chapter 14, section 6 of Public Statutes, relating to charter fees.

An act in relation to the sale and inspection of vinegar.

An act relating to hawkers and peddlers.

An act relating to the establishment, maintenance, and supervision of free public libraries.

An act in amendment of section 18 of chapter 127 of the Public Statutes, relating to the inspection and sale of milk.

An act to create an inspector of factories.

An act in addition to, and amendment of, section 1, chapter 79 of the Public Statutes, relating to sidewalks.

An act to enable the commander-in-chief to order a parade of the organized militia outside of the state.

An act to fix the time of opening and closing the polls in national and state elections.

An act in amendment of chapter 206 of the Public Statutes.

An act pertaining to licensing hawkers, peddlers, itinerant and temporary merchants, and venders.

An act to incorporate the Hooksett & Pembroke Street Railroad Company.

An act authorizing the town of Conway to raise and appropriate money to pay expenses incurred in a hearing before the Committee on Towns of the Legislature of 1891.

An act to amend section 5, chapter 131 of the Fish and Game Laws of New Hampshire.

An act to incorporate the Contoocook Valley Telephone Company.

An act to incorporate companies to do the business of life or accident insurance on the assessment plan, and to control such companies of the state and of other states doing business in this state.

An act in amendment of chapter 195 of the Public Statutes, providing that at the decease of husband and wife leaving one child only, the property of the deceased shall be equally divided between the survivor and child.

An act in amendment of chapter 135 of the Public Statutes of New Hampshire, relative to the sale of drugs and medicines.

An act entitled "An Act for the better enforcement of section 6 of chapter 92 of the Public Statutes, relating to the effect of alcoholic stimulants and narcotics upon the human system."

An act for the taxation of machinery and in addition to section 3 of chapter 55 of the Public Statutes.

An act relating to furnishing light and water to cities and village districts.

An act to prevent fishing through the ice on the Lord millpond, so called, in Effingham.

An act in amendment of the charter of the Vulcan Machine Company, approved March 31, 1891.

An act to incorporate the Gilford Electric Railroad.

An act to incorporate the Hillsborough Electric Light, Heat, and Power Company.

An act to incorporate the Columbian Indemnity Company of Manchester.

An act to incorporate the Salem & Derry Street Railroad Company.

An act relating to sureties for costs in certain cases.

An act in amendment of section 2, chapter 123 of the Public Statutes, relating to the licensing of peddlers.

An act to incorporate the Bellamy Bridge Company.

An act to regulate the price charged for gas and to regulate the candle power of the same. An act relating to hawkers, peddlers, and itinerant merchants.

An act regulating the hours of employment for labor in state, counties, cities, and towns.

An act to incorporate the Manchester Land Improvement Company.

An act for the better protection of fish in the public waters of the state.

An act reviving the charter of the Merchants' Bank.

An act to incorporate the Plaistow & Haverhill Electric Railway Company.

An act relating to the salary of the solicitor of the county of Belknap.

An act to authorize and empower the fish and game commissioners to construct and maintain fish-ways.

An act in relation to foreign insurance companies, corporations, associations, and agents.

An act to establish a board of highway commissioners.

An act to incorporate the Salem & Pelham Street Railway.

An act to incorporate the Fitzpatrick Medicine Company.

An act to amend the charter of the city of Nashua in relation to the election of marshal and assistant marshal.

An act relating to the Franklin & Tilton Railroad and to regulate rates of fare and freight thereon.

An act in amendment of section 1, chapter 32 of the Public Statutes, relating to supervisors of the check-list.

An act to incorporate the Merchants' Bank in Concord, state of New Hampshire.

An act to prohibit fishing in a certain portion of the Piscata, quog river.

An act in amendment of and addition to sections 4 and 5 of chapter 205 of the Public Statutes, relating to the abatement of common nuisances and regulating the practice thereunder.

An act relating to the division of towns and the creation of new towns

An act to incorporate the Henniker Hotel and Improvement Company.

An act relating to assessment insurance.

An act to establish a state inspector of electric railways, and electrical wiring of buildings.

An act to regulate and establish supervision of the business done by credit companies and collection bureaus.

An act to provide for the taxation of unincorporated or unorganized places and for highways therein.

An act in amendment of section 11 of chapter 55 of the Public Statutes, in relation to exempting establishments from taxation.

An act to incorporate Court General Stark, No. 7,724, Ancient Order of Foresters, of Manchester.

An act to amend section 14 of chapter 266 of the Public Statutes, relating to the exposure of poisons.

An act regulating the assessment of taxes upon mortgaged real estate.

An act in regard to regulating check-lists and the qualifications of voters.

An act to incorporate the Pittsfield Electric Light Company.

An act to tax voluntary corporations.

An act to incorporate the Powow River Railroad.

An act in amendment of chapter 77 of the laws of 1887, entitled "An act to authorize the suppression of common nuisances by courts of equity."

An act to incorporate the Glen Guaranty Savings Bank.

An act to incorporate the Androscoggin Railroad Company.

An act providing for the payment of expenses in contests for the establishment of wills.

An act for the better protection of deer and other wild animals.

An act in amendment of section 1 of chapter 262 of the Public Statutes, relating to coroners' inquests.

An act to appoint medical examiners and to amend chapter 262 of the Public Statutes, relating to coroners' inquests.

An act relating to bonds of town clerks.

An act in amendment of chapter 33 of the Public Statutes, concerning the manner of conducting caucuses and elections.

Joint resolution appropriating money to shingle the state barracks at Weirs.

Joint resolution in favor of Richard Woodham.

Joint resolution in relation to providing certain repairs to the state house.

Joint resolution in favor of C. H. Hutchinson.

Joint resolution for the erection of a monument on the battlefield of Gettysburg by the First New Hampshire Battery of Light Artillery.

Joint resolution for the preservation of deer and other game.

Joint resolution to provide for recognition of the valor of New Hampshire regiments at the Battle of Trenton.

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